1	THE LAW OFFICES OF WILLIAM W. PALME WILLIAM W. PALMER – State Bar No. 146			
	Sacramento, California 95864			
	Facsimile: (916) 972-0701			
5	Attorney for Plaintiffs Chris Lusby Taylor, Nancy A. Pepple-Gonsalves, Gary Kesselman,			
6	Susan Swinton, Dawn E. Struck, and William J. Palmer			
7				
8	UNITED STATES DIS	STRICT COURT		
9	EASTERN DISTRICT (OF CALIFORNIA		
10				
11	CHRIS LUSBY TAYLOR, NANCY A.	Case No.: CIV. –S-01-2407 WBS		
12	,	SUPPLEMENTAL DECLARATION OF		
13	STRUCK, and WILLIAM J. PALMER	WILLIAM W. PALMER IN SUPPORT OF PLAINTIFFS' MOTION FOR		
14	As Taxpayers, and on behalf of themselves and	INTERIM FEE AWARD		
15	other persons similarly situated,			
16	Plaintiff,			
17	vs.	<u>Hearing:</u>		
18	IOHN CHIANG individually and in his	Date: October 29, 2007 Time: 2:00 p.m.		
19	capacity as STATE CONTROLLER OF THE	Courtroom: 5		
20	STATE OF CALIFORNIA; STEVE WESTLY, individually	(The Hon. Judge William B. Shubb)		
21	Defendants.			
22				
23	SUPPLEMENTAL DECLARATION	N OF WILLIAM W. PALMER		
24	I William W Palmer Fsg. declare as follows:			
25	-			
26	1. I am an attorney at law licensed to	o practice law before all courts of the State		
27	of California, including the United States Suprem	ne Court and the U.S. District Federal Court		
28	for the Eastern District of California. I am attor	rney of record for Plaintiffs herein. I have		
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	WILLIAM W. PALMER – State Bar No. 146 1241 Carter Road Sacramento, California 95864 Telephone: (916) 972-0877 Attorney for Plaintiffs Chris Lusby Taylor, Nancy A. Pepple-Gonsalves, Gary Kesselman, Susan Swinton, Dawn E. Struck, and William J. Palmer UNITED STATES DIS EASTERN DISTRICT OF EASTERN DISTRICT OF CALIFORNIA; STEVE WESTLY, individually Individually STATE OF CALIFORNIA; STEVE WESTLY, individually I, William W. Palmer, Esq., declare as follows: 1. I am an attorney at law licensed to of California, including the United States Supren		

- personal knowledge of the facts contained herein and if called as a witness I could and would testify to them.
 - 2. Yesterday I caused to be filed Plaintiffs' Motion for Interim Fee Award (the "Motion") made on behalf of my clients in this case.
 - 3. In connection with that Motion I filed a Declaration attaching various documents. One such document was an invoice listing the hours worked, the value of the hours, and the expenses and costs incurred (the "Invoice"). The Invoice was attached as Exhibit A to my Declaration.
 - 4. After filing I realized that the Invoice contained calculation errors, and that the "total" amount calculated for the fees of \$ 2,700,348.70, appearing on page 68 of the Invoice, contained an incorrect value. The correct value that should appear on page 68 for the total of the hours worked should be \$2,664,320.00. The correct value for the "Grand Total" appearing on page 69, which constitutes the sum of the fees and costs, should be \$2,702,459.70, rather than \$2,738,488.40. A corrected Invoice is attached hereto as **Exhibit A**. I respectfully request that the Court disregard the Invoice containing calculation errors that was filed with my original Declaration, and that the Court accept the corrected Invoice attached hereto as **Exhibit A** in support of the Motion.
 - 5. As a result of the corrections, the amounts sought in the Motion are also incorrect. The correct figures should be:

24	Total fees, before enhancement:	\$2,764,560.00
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25	Total fees, enhanced by 60%:	\$4,423,296.00
	Total rees, emianeed by 6676.	Ψ1,123,270.00

Total costs: \$ 47,729.71

28 Total award sought: \$4,471,025.71

	I declare under penalty of perjury that th	e foregoing is true and correct.
	Dated: September 19, 2007	
	3	
	4	/s/
	5	William W. Palmer, Esq.
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LAW OFFICES OF WILLIAM W. PALMER

1241 CARTER ROAD SACRAMENTO, CALIFORNIA 95864-5327 (916) 972-0761 FAX (916) 972-0877

September 18, 2007

Re: Taylor v. Intel; Santa Clara Superior Court Case No. CV796629

Services rendered at the rate of \$400.00 per hour;

Date	Hours	Attorne	y Description	Amount
1/2/2001	1.2	WWP	Prepare letter to clients regarding Potential Claims against the California Controller	\$ 480.00
2/18/2001	1.8	WWP	Legal research ("LR") regarding statute of limitations	\$ 720.00
3/13/2001	1.8	WWP	Legal research regarding statute of limitations	\$ 720.00
4/9/2001	0.3	WWP	Emails from and to associate regarding Potential Claims against the California Controller	\$ 120.00
5/29/2001	1.3	WWP	Telephone conference with ("TCW") client regarding potential claims against the Controller	\$ 520.00
5/30/2001	4.5	WWP	Legal Research ("LR") regarding Potential Claims against the Controller.	\$ 1,800.00
5/31/2001	7.5	WWP	Continue LR Potential Claims against the Controller	\$ 3,000.00
6/1/2001	10.0	WWP	Continue LR Potential Claims against the Controller	\$ 4,000.00
6/2/2001	6.5	WWP	Continue LR Potential Claims against the Controller	\$ 2,600.00
6/4/2001	8.5	WWP	Continue LR Potential Claims against the Controller	\$ 3,400.00
6/5/2001	5.5	WWP	Continue LR Potential Claims against the Controller	\$ 2,200.00
6/6/2001	0.4	WWP	Email to Client re quick update	\$ 160.00
6/7/2001	9.3	WWP	Emails to and from Client re status and follow up; review microfiche to determine last date of published notice to unclaimed property owners.	\$ 3,720.00
6/8/2001	0.5	WWP	LT Client forwarding necessary documents and quick update	\$ 200.00
6/9/2001	8.5	WWP	LR and continue review of Constitutional Violation and UPL; Statute of Limitations;	\$ 3,400.00

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Date		Hours	Attorney	Description	Amount
				Meeting with Investigators	
6/11/	2001	2.9	WWP	LT co-counsel regarding fees and update, and assemble materials	\$ 1,160.00
6/12/	2001	3.1	WWP	Plan strategy regarding claims against the Controller; Prepare draft complaint against the California Controller	\$ 1,240.00
6/22/	2001	0.5	WWP	Review law relevant to Constitutional Violations.	\$ 200.00
6/25/		3.5	WWP	LR and prepare lengthy memorandum to file re Attorney Work Product	\$ 1,400.00
7/6/2	002	0.4	WWP	LF associate regarding future work	\$ 160.00
7/7/2	001	4.8	WWP	TCW and emails to and from Client and multiple TCWs and emails from and to investigator arranging for trip to England; Follow-up on Department of Trade and Industry, review same	\$ 1,920.00
7/9/2	001	72.0	WWP	Multiple emails to and from Clients re travel arrangements to England, pick up and hotel; Travel to airport and flight to London, England; Meeting with clients in London, England, and return	\$ 28,800.00
8/20/	2001	0.6	WWP	Email to Client re trip to England, update, next steps and current issues, including potential claims against Controller	\$ 240.00
9/3/2	001	4.5	WWP	Meet with potential client Nancy Pepple-Gonsalves regarding escheat of stock to Controller.	\$ 1,800.00
9/4/2	001	8.5	WWP	LR California Unclaimed Property Law ("UPL")	\$ 3,400.00
9/5/2	001	7.6	WWP	Continue LR UPL	\$ 3,040.00
9/13/	2001	0.5	WWP	TCW associates discussed status and update	\$ 200.00
9/14/	2001	2.5	WWP	TCW Client Pepple-Gonsalves regarding case; LR escheatment of stock.	\$ 1,000.00
9/18/	2001	4.1	WWP	LR escheatment issues; continue to draft complaint against Controller; TCW Associate discussed status	\$ 1,640.00
9/19/	2001	0.9	WWP	Update outline of Complaint	\$ 360.00
9/27/	2001	0.3	WWP	TCW associate discussed status and update	\$ 120.00

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Date	Hours	Attorney	Description	Amount
10/12/2001	4.5	WWP	Morning meeting with counsel regarding Due Diligence issues in Sacramento State University- review microfiche of newspaper for LA Times, SF Chronicle, Sacramento Bee regarding preceding decade from 1991 to confirm no public notice	\$ 1,800.00
10/13/2001	4.0		Due Diligence issues research in Sacramento State University-review microfiche of newspaper for LA Times, SF Chronicle, Sacramento Bee regarding preceding decade	\$ 1,600.00
10/17/2001	3.5	WWP	Morning meeting with counsel; Complete library due diligence research at CSUS	\$ 1,400.00
10/18/2001	3.5	WWP	Coordinate with counsel regarding his review of records at California State Archives, review copies of proper publication notice and meeting regarding same preceding	\$ 1,400.00
10/19/2001	0.9	WWP	Report to Client, fax regarding same	\$ 360.00
10/22/2001	0.5	WWP	TCW Conner regarding status	\$ 200.00
10/23/2001	10.2	WWP	TCW Client re update; LR UPL and Constitutional cases; securities transfer; LT associates regarding same; Fax same; Meeting with Conner regarding status	\$ 4,080.00
10/24/2001	8.5	WWP	Due Diligence of Controller Emplyees, TCW co- counsel	\$ 3,400.00
10/26/2001	8.9	WWP	Review LF Controller, TCW co-counsel re same; LR Controller misconduct, impact on client	\$ 3,560.00
10/27/2001	1.0	WWP	TCW counsel in Bakersfield regarding possible case	\$ 400.00
10/28/2001	1.0	WWP	Forward documents to Bakersfield attorney regarding claims	\$ 400.00
10/29/2001	3.5	WWP	Review documents with counsel, continue due diligence meeting with former Controller employee; Meeting with investigators	\$ 1,400.00
10/30/2001	3.5	WWP	LR BofA v. Corey case, and travel to and from Sacramento Superior Court and order LR on microfiche;	\$ 1,400.00
10/31/2001	1.0	WWP	Meeting with counsel regarding status	\$ 400.00
11/1/2001	1.7	WWP	Forward draft of Complaint to associates; Fax same; TF Counsel regarding same	\$ 680.00
11/2/2001	0.7	WWP	Forward draft of Complaint to associates; Fax same	\$ 280.00

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Date	Hours	Attorney	Description	Amount
11/4/2001	1.5	WWP	TCW and meeting with counsel regarding Controller employee Janice Cole	\$ 600.00
11/5/2001	5.5	WWP	Revise Taylor Complaint; TT London Financial Times; Follow up with former Controller employee; TT potential PR Contract; TT LA Times Reporter	\$ 2,200.00
11/6/2001	0.5	WWP	TCW counsel regarding status	\$ 200.00
11/7/2001	1.0	WWP	Meeting with counsel regarding case status, discovery and due diligence issues	\$ 400.00
11/9/2001	0.4	WWP	TCW client regarding status	\$ 160.00
11/12/2001	4.0	WWP	LR and revise Complaint	\$ 1,600.00
11/13/2001	2.5	WWP	LR and revise Complaint	\$ 1,000.00
11/14/2001	2.3	WWP	LR and revise complaint; TCW and emails to associate	\$ 920.00
11/15/2001	3.7	WWP	Emails to and from associate; LR and revise Complaint	\$ 1,480.00
11/16/2001	1.0	WWP	Meeting with counsel; revise complaint LR statutes of 11th Amendment;	\$ 400.00
11/19/2001	0.4	WWP	TCW counsel regarding status	\$ 160.00
11/25/2001	3.0	WWP	TCW counsel reminded of meeting; LR and Draft Complaint	\$ 1,200.00
11/26/2001	11.5	WWP	Emails to and from reporter Martin Wolf/London Newspaper Times re story; LR applicability of UPL to foreign citizens; Meeting with counsel	\$ 4,600.00
11/27/2001	7.8	WWP	TCW Client re update on most recent correspondence, Legal research for motion, news story and federal action; Meeting with investigator	\$ 3,120.00
11/28/2001	1.2	WWP	Email from associate; Morning meeting with counsel	\$ 480.00
11/29/2001	6.1	WWP	Factual research on published notice; TCW counsel regarding complaint	\$ 2,440.00
12/2/2001	7.0	WWP	LR UPL and Controller's Application; Meeting with counsel	\$ 2,800.00
12/4/2001	8.2	WWP	Legal Research Corp. Code § 419, UCC 8505 state laws and cases	\$ 3,280.00
12/6/2001	6.8	WWP	TCW LexisNexis, continue legal research on 419	\$ 2,720.00

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Date	Hours	Attorney	Description	Amount
12/7/2001	4.8	WWP	TCW Client at home and work lengthy conversation regarding current issues and next steps, potential claims against California Controller; LR LexisNexis list of cases, pull and review	\$ 1,920.00
12/8/2001	3.9	WWP	Arrange to get Lengthy KPMG Audit Report, and review same	\$ 1,560.00
12/9/2001	7.5	WWP	Review KPMG report on Controller	\$ 3,000.00
12/10/2001	4.5	WWP	Continue review of KPMG report on Controller and related issues	\$ 1,800.00
12/11/2001	6.5	WWP	Update outline of Complaint to add KPMG findings	\$ 2,600.00
12/12/2001	9.5	WWP	Continue LR regarding Controller misconduct	\$ 3,800.00
12/13/2001	9.5	WWP	Begin drafting the complaint against the Controller of California; LR regarding same	\$ 3,800.00
12/14/2001	10.6	WWP	LR regarding possible claims against Controller, and impact on Intel complaint; Continue drafting the complaint	\$ 4,240.00
12/18/2001	0.8	WWP	TCW investigator general update regarding status and potential claims against the Controller	\$ 320.00
12/19/2001	8.5	WWP	LR Reg D. Private Placement, 1933, 1934 Acts	\$ 3,400.00
12/21/2001	8.8	WWP	TCW Client regarding update and fax; LR 1933 and 1934 Acts and continue drafting the complaint against the controller	\$ 3,520.00
12/22/2001	8.9	WWP	TCW Client Nancy Pepple-Gonsalves regarding facts of case; LR history of TWA.	\$ 3,560.00
12/26/2001	3.5	WWP	Continue LR and drafting Complaint	\$ 1,400.00
12/27/2001	10.1	WWP	Continue drafting Complaint; LR tolling of Statute of Limitations	\$ 4,040.00
12/28/2001	9.2	WWP	Continue drafting and LR re Complaint	\$ 3,680.00
12/29/2001	9.5	WWP	LR on statutes and continue drafting complaint against the Controller of California	\$ 3,800.00
12/30/2001	8.5	WWP	LR and continue drafting Complaint against the Controller	\$ 3,400.00
12/31/2001	6.8	WWP	Finalize and file complaint against the controller, forward same to Clients; Prepare Civil Case Cover Sheet; Review same and LR	\$ 2,720.00
1/2/2002	1.3	WWP	Fax to Client regarding cover page of federal action, LR securities laws, impact of claim	\$ 520.00

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Date	Hours	Attorney	Description	Amount
1/3/2002	3.7	WWP	Multiple Emails to and from clients and several associates; Forwarding multiple documents and Fax regarding same	\$ 1,480.00
1/4/2002	1.6	WWP	TCWs investigators re new account found for Client; 2xTCW Client re same	\$ 640.00
1/9/2002	5.5	WWP	Fax from attorney Robin B. Johansen regarding substitution of counsel; Multiple TCWs multiple associates regarding status, update and possible next steps	\$ 2,200.00
1/10/2002	0.5	WWP	Emails from and to associates regarding update	\$ 200.00
1/15/2002	1.8	WWP	Multiple TCWs associates	\$ 720.00
1/18/2002	0.2	WWP	TCWs associate regarding case	\$ 80.00
1/21/2002	0.6	WWP	TCW and emails from attorney Robin Johansen	\$ 240.00
1/23/2002	0.2	WWP	TCW attorney Robin Johansen	\$ 80.00
1/24/2002	0.3	WWP	TCW attorney Robin Johansen	\$ 120.00
2/13/2002	0.4	WWP	Emails from and to associates	\$ 160.00
2/14/2002	1.2	WWP	Emails from and to associates regarding update; Several TCWs regarding same	\$ 480.00
2/16/2002	0.2	WWP	Emails from associate	\$ 80.00
2/22/2002	2.0	WWP	Prepare lengthy memorandum to associates; Fax same	\$ 800.00
2/25/2002	0.7	WWP	Arrange for service of process on California Controller; Faxes to associates	\$ 280.00
2/27/2002	1.3	WWP	Prepare lengthy emails to associates	\$ 520.00
2/28/2002	0.8	WWP	Confirm service of process on Controller Kathleen Connell; TCW clients regarding same.	\$ 320.00
3/1/2002	0.9	WWP	File return of service on Kathleen Connell.	\$ 360.00
3/5/2002	2.5	WWP	Prepare Memorandum, forward same to Media associates	\$ 1,000.00
3/6/2002	0.4	WWP	TCW Media associates	\$ 160.00
3/8/2002	0.5	WWP	TCWs attorney Robin Johansen	\$ 200.00
3/12/2002	1.4	WWP	LT attorney Robin Johansen regarding meeting and settlement discussion	\$ 560.00
3/13/2002	0.6	WWP	TCW and LF counsel for Controller regarding extension of time to answer federal complaint.	\$ 240.00
3/14/2002	2.3	WWP	TCW attorney Robin Johansen; Meeting with attorneys Robin Johansen and James Harrison	\$ 920.00

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Date	Hours	Attorney	Description	Amount
3/15/2002	2.1	WWP	TCW and LT associate forwarding necessary documents; Prepare complaint memorandum	\$ 840.00
3/18/2002	0.8	WWP	Review draft stipulation to extend time to answer.	\$ 320.00
3/19/2002	0.5	WWP	TCW attorney Robin Johansen discussed several outstanding issues	\$ 200.00
3/20/2002	1.2	WWP	Finalize and sign off on stipulation to extend time to answer	\$ 480.00
3/21/2002	0.7	WWP	TCW and emails from several associates regarding status and update	\$ 280.00
3/24/2002	0.2	WWP	Email from associate regarding status	\$ 80.00
4/3/2002	0.3	WWP	Facsimile to Client forwarding necessary documents	\$ 120.00
4/5/2002	1.0	WWP	2xTCW Clients discussed several outstanding issues	\$ 400.00
4/16/2002	0.4	WWP	Email from and facsimile to associate	\$ 160.00
4/18/2002	0.3	WWP	TCW attorney Robin Johansen discussed status	\$ 120.00
4/19/2002	0.8	WWP	TCWs Robin Johansen regarding hearing date; Email to associate regarding same	\$ 320.00
4/22/2002	6.1	WWP	Receive and review motion to dismiss federal complaint; And all the supporting documents	\$ 2,440.00
4/23/2002	5.5	WWP	LR Eleventh Amendment	\$ 2,200.00
4/24/2002	7.5	WWP	LR Eleventh Amendment; Prepare draft of Opposition to Motion to Dismiss	\$ 3,000.00
4/25/2002	5.5	WWP	Work on Joint Status Report; LR various legal issues raised in motion to dismiss	\$ 2,200.00
4/26/2002	8.5	WWP	Continue work on Joint Status Report; begin drafting Opposition to Motion to Dismiss.	\$ 3,400.00
4/27/2002	6.5	WWP	Continue drafting Opposition to Motion to Dismiss.	\$ 2,600.00
4/28/2002	8.7	WWP	Continue drafting Opposition to Motion to Dismiss; LR re same.	\$ 3,480.00
4/29/2002	10.5	WWP	Finalize and sign off on Joint Status Conference Report; continue drafting Opposition to Motion to Dismiss.	\$ 4,200.00
4/30/2002	3.5	WWP	LR Eleventh Amendment	\$ 1,400.00
5/1/2002	4.5	WWP	Review Motion to Dismiss; continue reading cases cited; Faxes to associates regarding same	\$ 1,800.00
5/2/2002	6.8	WWP	Continue drafting opposition to Motion to Dismiss	\$ 2,720.00

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Date	Hours	Attorney	Description	Amount
5/6/2002	0.5	WWP	LT Clients regarding Motion to Dismiss	\$ 200.00
5/7/2002	5.6	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 2,240.00
5/8/2002	8.5	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 3,400.00
5/9/2002	9.1	WWP	LR statutes of limitations; continue drafting Opposition to Motion to Dismiss	\$ 3,640.00
5/10/2002	6.5	WWP	LR Constitutional Notice.	\$ 2,600.00
5/13/2002	8.5	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 3,400.00
5/14/2002	1.1	WWP	TCWs associates regarding several outstanding issues	\$ 440.00
5/15/2002	6.5	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 2,600.00
5/16/2002	10.7	WWP	LR Tort Claims Act.	\$ 4,280.00
5/17/2002	11.3	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 4,520.00
5/20/2002	3.5	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 1,400.00
5/21/2002	6.7	WWP	Draft Opposition to Motion to Dismiss.	\$ 2,680.00
5/22/2002	8.5	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 3,400.00
5/23/2002	6.7	WWP	Continue drafting Opposition to Motion to Dismiss	\$ 2,680.00
5/24/2002	9.5	WWP	Continue Opposition to Motion to Dismiss; and LR regarding same and other issues	\$ 3,800.00
5/25/2002	3.5	WWP	Review draft of Opposition to Motion; LR to fill gaps in research.	\$ 1,400.00
5/27/2002	11.3	WWP	LR securities laws, Fourteenth Amendment to U.S. Constitution; review KPMG report	\$ 4,520.00
5/28/2002	10.5	WWP	LR sovereign immunity, other issues; continue drafting.	\$ 4,200.00
5/29/2002	13.0	WWP	Draft Opposition to Motion to Dismiss.	\$ 5,200.00
5/30/2002	11.5	WWP	Review tables of authorities, contents; edit final draft of brief.	\$ 4,600.00
5/31/2002	9.2	WWP	Finalize and file Opposition to Motion to Dismiss with Court; Arrange for Service (\$140.00); Emails from and to attorney James Harrison	\$ 3,680.00
6/1/2002	0.2	WWP	Email to attorney James Harrison	\$ 80.00

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Date	Hours	Attorney	7 Description	Amount
6/3/2002	0.6	WWP	Facsimile to associate attorneys forwarding documents	\$ 240.00
6/4/2002	4.7	WWP	Organize files; LT Clients enclosing copies of filings; TCW associate attorneys regarding status	\$ 1,880.00
6/5/2002	0.8	WWP	LT Clients regarding Motion to Dismiss	\$ 320.00
6/7/2002	7.0	WWP	Read Reply to Opposition to Motion to Dismiss; LR cases cited; LR and Prepare lengthy LT Securities and Exchange Commission regarding Complaint	\$ 2,800.00
6/8/2002	5.2	WWP	Review cited cases; begin preparation for oral argument.	\$ 2,080.00
6/9/2002	7.1	WWP	Review cases; outline oral argument.	\$ 2,840.00
6/10/2002	7.7	WWP	Continue preparation for oral argument; TCW court, and associates regarding status; Review Minute Order regarding hearing date	\$ 3,080.00
6/11/2002	4.6	WWP	Continue preparation for oral argument; TCW Client regarding update	\$ 1,840.00
6/12/2002	1.8	WWP	Prepare for oral argument on motion to dismiss; Emails to and from associates	\$ 720.00
6/13/2002	7.1	WWP	Prepare for oral argument; review Order of Court vacating oral argument; Email to associate regarding same	\$ 2,840.00
6/16/2002	1.7	WWP	Organize files	\$ 680.00
6/20/2002	0.8	WWP	Review Memorandum and Order from the Court	\$ 320.00
6/27/2002	3.7	WWP	Review order of court dismissing case; LR federal appellate rules, filing appeal	\$ 1,480.00
6/28/2002	8.2	WWP	LR general appellate practice; contact attorney Daniel Culhane to discuss association in case; Emails to and from associates regarding same	\$ 3,280.00
6/28/2002	1.8	DJC	TCW attorney William Palmer ("WWP") regarding association into case.	\$ 720.00
6/29/2002	6.7	WWP	Prepare package of materials to attorney Daniel Culhane ("DJC") for his review; begin drafting memorandum regarding same	\$ 2,680.00
6/30/2002	3.5	WWP	Continue memorandum regarding case to DJC	\$ 1,400.00
7/1/2002	4.2	DJC	Receive materials from WWP; begin review.	\$ 1,680.00
7/1/2002	5.5	WWP	Complete work product memorandum to DJC	\$ 2,200.00
7/2/2002	6.5	DJC	Review WWP memorandum and materials	\$ 2,600.00

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Date	Hours	Attorney	Description	Amount
7/5/2002	1.5	WWP	TCW DJC regarding association into case.	\$ 600.00
7/5/2002	5.5	DJC	Review materials; TCW WWP to discuss association into case	\$ 2,200.00
7/6/2002	6.7	DJC	Analyze strengths and weaknesses of case; evaluate association; TCW co-counsel WWP	\$ 2,680.00
7/6/2002	1.3	WWP	TCWs co-counsel DCJ	\$ 520.00
7/8/2002	3.5	DJC	Further analysis, discussions with WWP	\$ 1,400.00
7/8/2002	2.6	WWP	Negotiate terms of association with DJC; Emails to and from other associates regarding same	\$ 1,040.00
7/9/2002	2.5	WWP	LT DJC confirming terms of association	\$ 1,000.00
7/9/2002	8.7	DJC	LR appeal process, procedural issues; review letter confirming terms of association.	\$ 3,480.00
7/10/2002	10.1	DJC	LR Eleventh Amendment; review treatise; begin pulling Supreme Court authority; TCW and emails to and from co-counsel regarding same	\$ 4,040.00
7/10/2002	0.9	WWP	TCW and emails from and to co-counsel regarding LR	\$ 360.00
7/11/2002	9.1	DJC	LR Eleventh Amendment; read fundamental Eleventh Amendment cases; TCW and emails from and to co-counsel regarding same	\$ 3,640.00
7/11/2002	1.0	WWP	TCW and emails from and to co-counsel regarding LR	\$ 400.00
7/12/2002	8.7	DJC	LR Eleventh Amendment; review materials regarding likelihood of success of appeal; multiple TCWs WWP	\$ 3,480.00
7/12/2002	6.5	WWP	Organize additional materials for DJC; TCWs with DJC	\$ 2,600.00
7/13/2002	3.5	DJC	Outline of issues to discuss with WWP; TCW WWP	\$ 1,400.00
7/13/2002	1.5	WWP	TCW DJC regarding appeals process, strategy	\$ 600.00
7/14/2002	0.9	DJC	Work on outline of issues; TCW from and to co- counsel regarding same	\$ 360.00
7/14/2002	0.3	WWP	TCW from and to co-counsel	\$ 120.00
7/15/2002	9.1	DJC	Identify and research appellate procedure issues necessary to prosecute appeal; TCW WWP re same	\$ 3,640.00
7/15/2002	6.5	WWP	TCW DJC regarding appellate issues; LR re same	\$ 2,600.00
7/16/2002	13.3	DJC	LR substantive issues; identify and read key Supreme Court Eleventh Amendment cases	\$ 5,320.00

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Date	Hours	Attorney	Description	Amount
7/16/2002	3.6	WWP	TCW DJC regarding strategy, issues, litigation plan	\$ 1,440.00
7/17/2002	6.6	DJC	Continue LR Eleventh Amendment; outline key cases; study Treasure Salvors case; TCW WWP	\$ 2,640.00
7/17/2002	1.0	WWP	TCW DJC	\$ 400.00
7/18/2002	8.1	DJC	Obtain and study forms of notice of appeal, designation of transcript, representation statement, other forms; draft notice of appeal; TCW WWP	\$ 3,240.00
7/18/2002	7.8	WWP	TCW colleagues to obtain form documents; review files to identify factual materials	\$ 3,120.00
7/19/2002	5.5	DJC	Revise notice of appeal, related documents; TCW WWP; forward drafts to WWP for review	\$ 2,200.00
7/19/2002	6.6	WWP	Review draft notice of appeal; TCW DJC; edit and prepare documents for filing.	\$ 2,640.00
7/20/2002	0.2	WWP	Facsimile to associate forwarding necessary documents	\$ 80.00
7/20/2002	8.1	DJC	LR substantive issues for appeal	\$ 3,240.00
7/22/2002	6.5	WWP	Review draft plan for completing appeal; edit same; continue research	\$ 2,600.00
7/22/2002	7.3	DJC	Prepare plan for managing appeal with timelines, division of tasks, issues; continue legal research; TCW WWP	\$ 2,920.00
7/23/2002	4.5	WWP	LR statute of limitations, other issues; TCW DJC; Send materials to attorney Brian Boydston	\$ 1,800.00
7/23/2002	6.1	DJC	Outline legal arguments	\$ 2,440.00
7/24/2002	7.5	WWP	Begin drafting facts for appellate brief; TCW DJC	\$ 3,000.00
7/24/2002	5.3	DJC	TCW WWP; continue legal research, including Ninth Circuit authority	\$ 2,120.00
7/25/2002	7.8	WWP	Edit and finalize notice of appeal and related documents; prepare for filing; LR substantive issues	\$ 3,120.00
7/25/2002	8.1	DJC	Finalize notice of appeal for filing; TCW WWP	\$ 3,240.00
7/26/2002	6.5	WWP	File notice of appeal, representation statement, designation of record, proof of service; continue LR; TCW DJC	\$ 2,600.00
7/26/2002	3.8	DJC	TCW WWP; update plan for appellate brief; research filing deadlines	\$ 1,520.00

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Date	Hours	Attorney	Description	Amount
6/29/2002	0.4	DJC	TCW from and to co-counsel	\$ 160.00
7/29/2002	3.1	WWP	Continue factual background section of brief; TCW from and to co-counsel	\$ 1,240.00
7/30/2002	5.5	DJC	Revise and update outline of appellate brief; forward and discuss with WWP; draft headers	\$ 2,200.00
7/30/2002	5.8	WWP	TCW DJC regarding outline of brief; continue drafting	\$ 2,320.00
7/31/2002	1.0	WWP	Email from associate; Review Notice from the Court	\$ 400.00
7/31/2002	6.0	DJC	Draft Statement of Case, Issues Presented, begin argument section	\$ 2,400.00
8/1/2002	9.7	DJC	Begin drafting Eleventh Amendment argument	\$ 3,880.00
8/1/2002	3.2	WWP	Complete draft of factual section; TCW DJC	\$ 1,280.00
8/2/2002	8.7	WWP	Begin drafting procedural history; LR standard of review; TCW DJC and other attorney; Review Time Scheduling Order	\$ 3,480.00
8/2/2002	6.8	DJC	TCW WWP; review and edit factual section; review law review articles and treatises relevant to UPL	\$ 2,720.00
8/3/2002	5.1	DJC	TCW WWP; continue drafting Eleventh Amendment argument	\$ 2,040.00
8/3/2002	1.2	WWP	TCW DJC	\$ 480.00
8/5/2002	9.5	DJC	Follow up LR to develop theory under Supreme Court authority	\$ 3,800.00
8/5/2002	0.5	WWP	TCW DJC regarding Eleventh Amendment argument	\$ 200.00
8/6/2002	6.7	DJC	Continue drafting Eleventh Amendment argument; forward same to WWP	\$ 2,680.00
8/7/2002	6.7	WWP	Review and revise draft Eleventh Amendment argument; review cases	\$ 2,680.00
8/7/2002	9.1	DJC	TCW WWP regarding Eleventh Amendment argument; LR interplay of Eleventh Amendment immunity and general sovereign immunity	\$ 3,640.00
8/8/2002	1.5	DJC	TCW WWP; review revised Eleventh Amendment argument	\$ 600.00
8/8/2002	7.9	WWP	Continue editing Eleventh Amendment argument; begin second draft of fact section; TCW DJC, and TCW attorney Brian Boydston	\$ 3,160.00
8/9/2002	8.5	DJC	Continue LR and drafting Opening Brief; TCW	\$ 3,400.00

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Date	Hours	Attorney	Description	Amount
8/9/2002	9.3	WWP	with co-counsel. Continue LR and drafting Opening Brief; TCW with co-counsel DJC and Brian Boydston.	\$ 3,720.00
8/10/2002	5.6	WWP	Continue LR and continue drafting Opening Brief; TCW and emails to and from co-counsel regarding same	\$ 2,240.00
8/10/2002	4.8	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 1,920.00
8/12/2002	11.3	DJC	TCW with co-counsel coordinate on LR and drafting Opening Brief;	\$ 4,520.00
8/12/2002	8.9	WWP	Legal research; TCW attorney DJC and continue revising Opening Brief	\$ 3,560.00
8/13/2002	13.3	WWP	Continue legal research and TCW attorney DJC and continue revising Opening Brief	\$ 5,320.00
8/13/2002	14.1	DJC	Emails from and to and TCW attorney WWP; Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,640.00
8/14/2002	12.5	DJC	Emails to and from and TCW co-counsel; LR and revisions to Opening Brief as needed	\$ 5,000.00
8/14/2002	10.5	WWP	TCW co-counsel DJC and emails regarding same; Legal research and continue drafting Opening Brief	\$ 4,200.00
8/15/2002	11.9	WWP	Continue LR and revisions to Opening Brief; TCW and emails from and to co-counsel WWP coordinate regarding same.	\$ 4,760.00
8/15/2002	9.1	DJC	Emails from and to WWP; TCW regarding same; Continue LR and revising Opening Brief.	\$ 3,640.00
8/16/2002	8.6	WWP	LR and drafting Opening Brief; TCW and emails from and to co-counsel DJC	\$ 3,440.00
8/16/2002	11.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,440.00
8/17/2002	9.1	WWP	TCW and emails from and to co-counsel DJC; LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,640.00
8/17/2002	3.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 1,400.00
8/18/2002	5.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 2,200.00
8/18/2002	0.9	WWP	TCW from and to co-counsel	\$ 360.00

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Date	Hours	Attorney	Description	Amount
8/19/2002	14.1	WWP	LR and drafting Opening Brief; TCW and emails from and to co-counsel DJC	\$ 5,640.00
8/19/2002	10.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,200.00
8/20/2002	13.5	WWP	TCW and emails from and to co-counsel DJC; Continue LR and drafting Opening Brief;	\$ 5,400.00
8/20/2002	13.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,400.00
8/21/2002	5.8	WWP	LR and TCW and emails from and to co-counsel DJC regarding drafting Opening Brief	\$ 2,320.00
8/21/2002	13.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,240.00
8/22/2002	10.9	WWP	TCW and emails from and to co-counsel DJC; Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,360.00
8/22/2002	11.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,440.00
8/23/2002	9.3	WWP	TCW and emails from and to co-counsel DJC; Legal research and drafting Opening Brief; TCW with co-counsel.	\$ 3,720.00
8/23/2002	9.3	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,720.00
8/24/2002	4.5	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 1,800.00
8/24/2002	8.6	DJC	LR and drafting Opening Brief	\$ 3,440.00
8/25/2002	4.5	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 1,800.00
8/25/2002	3.2	DJC	LR and drafting Opening Brief; TCW with co- counsel; TCW and emails from and to co-counsel DJC	\$ 1,280.00
8/26/2002	10.0	WWP	Legal research and continue drafting Opening Brief; TCW and multiple emails to and from associate attorney regarding same.	\$ 4,000.00
8/26/2002	10.0	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,000.00
8/27/2002	8.5	WWP	TCW and emails from and to co-counsel DJC; Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,400.00
8/27/2002	10.0	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,000.00

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Date	Hours	Attorney	Description	Amount
8/28/2002	11.1	WWP	LR and drafting Opening Brief; TCW and emails from and to co-counsel DJC.	\$ 4,440.00
8/28/2002	11.0	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,400.00
8/29/2002	9.6	WWP	TCW and emails from and to co-counsel DJC; LR and drafting Opening Brief	\$ 3,840.00
8/29/2002	9.0	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,600.00
8/30/2002	13.3	WWP	Legal research and TCW and emails from and to co-counsel DJC regarding draft Opening Brief	\$ 5,320.00
8/30/2002	14.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,640.00
8/31/2002	12.5	WWP	TCW and emails from and to co-counsel DJC; LR and drafting Opening Brief;	\$ 5,000.00
8/31/2002	10.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,200.00
9/1/2002	11.9	WWP	TCW and emails from and to co-counsel DJC; Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,760.00
9/1/2002	9.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,640.00
9/2/2002	8.6	WWP	Continue LR and drafting Opening Brief; TCW and emails from and to co-counsel DJC	\$ 3,440.00
9/2/2002	11.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,440.00
9/3/2002	9.1	WWP	Legal research and continue revising Opening Brief; TCW and emails from and to co-counsel DJC	\$ 3,640.00
9/3/2002	3.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 1,400.00
9/4/2002	5.5	DJC	Continue LR and drafting Opening Brief; TCW	\$ 2,200.00
9/4/2002	7.5	WWP	with co-counsel. Continue LR and drafting Opening Brief; TCWs with co-counsel; request 14-day extension from court to file Opening Brief.	\$ 3,000.00
9/5/2002	14.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,640.00
9/5/2002	10.5	WWP	Continue LR and drafting Opening Brief; TCW	\$ 4,200.00
9/6/2002	13.5	DJC	with co-counsel. Continue LR and drafting Opening Brief; TCW	\$ 5,400.00

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Date	Hours	Attorney	Description	Amount
			with co-counsel.	
9/6/2002	13.5	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,400.00
9/7/2002	3.0	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 1,200.00
9/7/2002	5.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 2,000.00
9/9/2002	9.3	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,720.00
9/9/2002	9.3	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,720.00
9/10/2002	4.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 1,800.00
9/10/2002	8.6	WWP	Emails to and from and TCW associate attorney DJC; Continue legal research and continue drafting Opening Brief	\$ 3,440.00
9/11/2002	9.5	DJC	TCW and emails from and to co-counsel WWP; Continue drafting Opening Brief	\$ 3,800.00
9/11/2002	7.9	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,160.00
9/12/2002	10.0	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,000.00
9/12/2002	10.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,000.00
9/13/2002	8.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,400.00
9/13/2002	10.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,000.00
9/14/2002	11.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,440.00
9/14/2002	11.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,400.00
9/15/2002	9.6	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,840.00
9/15/2002	9.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,600.00
9/16/2002	13.3	DJC	Continue LR and drafting Opening Brief; TCW	\$ 5,320.00
9/16/2002	14.1	WWP	with co-counsel. Continue LR and drafting Opening Brief; TCW	\$ 5,640.00
9/17/2002	12.5	DJC	with co-counsel. Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,000.00

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Date	Hours	Attorney	Description	Amount
9/17/2002	10.5	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,200.00
9/18/2002	11.9	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,760.00
9/18/2002	9.1	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,640.00
9/19/2002	8.6	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,440.00
9/19/2002	11.1	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,440.00
9/20/2002	9.1	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,640.00
9/20/2002	8.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,200.00
9/21/2002	13.6	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,440.00
9/21/2002	11.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,400.00
9/22/2002	9.0	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 3,600.00
9/22/2002	10.5	DJC	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 4,200.00
9/23/2002	13.5	WWP	Continue LR and drafting Opening Brief; TCW with co-counsel.	\$ 5,400.00
9/23/2002	13.5	DJC	Work on tables, pagination, formatting, finalizing brief.	\$ 5,400.00
9/24/2002	10.0	WWP	Edit final draft of brief; prepare for filing	\$ 4,000.00
9/24/2002	13.0	DJC	Finalize brief.	\$ 5,200.00
9/25/2002	14.0	WWP	Finalize brief; copy, file and serve opening brief and supporting documents	\$ 5,600.00
9/25/2002	15.0	DJC	Final proofreading and correction of brief.	\$ 6,000.00
9/26/2002	9.0	WWP	Organize files; conference with co-counsel; LTR regarding same.	\$ 3,600.00
9/26/2002	4.5	DJC	File drafts, legal research, other materials.	\$ 1,800.00
9/27/2002	8.5	WWP	Filing and organization; conference with co- counsel regarding anticipated opposition arguments.	\$ 3,400.00
9/27/2002	1.0	DJC	Conference with co-counsel.	\$ 400.00

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Date	Hours	Attorney	Description	Amount
9/30/2002	3.5	WWP	TCW clients; LT clients regarding status, providing copy of opening brief; forward file-stamped, bound copy of brief to co-counsel.	\$ 1,400.00
9/30/2002	1.0	DJC	Conference with co-counsel; strategy and planning.	\$ 400.00
10/2/2007	0.3	WWP	Telephone call to attorney Brian Boydston	\$ 120.00
10/4/2002	1.5	DJC	Emails to and from co-counsel WWP regarding status	\$ 600.00
10/4/2002	2.5	WWP	Emails to and from associate attorney DJC and other associates; Research Intel stock value	\$ 1,000.00
10/9/2002	0.2	DJC	Emails from co-counsel regarding update and follow up	\$ 80.00
10/9/2002	0.3	WWP	Emails to associates regarding status	\$ 120.00
10/15/2002	0.4	WWP	LF attorney James Harrison regarding new briefing schedule	\$ 160.00
10/16/2002	1.0	WWP	Review court's order granting extension for filing of answer brief; conference with co-counsel.	\$ 400.00
10/16/2002	1.5	DJC	Review court's order granting extension for filing of answer brief; conference with co-counsel.	\$ 600.00
10/21/2002	0.8	DJC	TCWs co-counsel WWP regarding rule of law	\$ 320.00
10/21/2002	0.8	WWP	TCWs attorney DJC regarding possible extension and rules	\$ 320.00
10/28/2002	0.3	DJC	Emails to co-counsel WWP regarding rules of court	\$ 120.00
10/28/2002	0.4	WWP	Emails from attorney DJC regarding extension and rule of court; TCW Brian Boydston regarding same;	\$ 160.00
11/6/2002	0.3	WWP	TCW attorney James Harrison regarding Opening Briefs	\$ 120.00
11/7/2002	1.0	WWP	Conference with co-counsel regarding appellee's brief.	\$ 400.00
11/7/2002	1.0	DJC	Conference with co-counsel regarding appellee's brief.	\$ 400.00
11/8/2002	3.5	WWP	Review appellee's answer brief; conference with co-counsel regarding reply brief.	\$ 1,400.00
11/8/2002	8.6	DJC	Review appellee's answer brief; conference with co-counsel regarding reply brief; begin LR to respond to answer brief.	\$ 3,440.00
11/9/2002	11.1	WWP	LR and begin drafting Reply Brief	\$ 4,440.00
11/9/2002	9.1	DJC	LR and begin drafting Reply Brief	\$ 3,640.00

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Date	Hours	Attorney	y Description	Amount
11/10/2002	3.5	DJC	LR and continue drafting Reply Brief	\$ 1,400.00
11/11/2002	5.5	WWP	LR and continue drafting Reply Brief	\$ 2,200.00
11/11/2002	14.1	DJC	LR and continue drafting Reply Brief	\$ 5,640.00
11/12/2002	10.5	WWP	LR and continue drafting Reply Brief	\$ 4,200.00
11/12/2002	13.5	DJC	LR and continue drafting Reply Brief	\$ 5,400.00
11/13/2002	13.5	WWP	LR and continue drafting Reply Brief	\$ 5,400.00
11/13/2002	5.8	DJC	LR and continue drafting Reply Brief	\$ 2,320.00
11/14/2002	13.1	WWP	LR and continue drafting Reply Brief	\$ 5,240.00
11/14/2002	10.9	DJC	LR and continue drafting Reply Brief	\$ 4,360.00
11/15/2002	11.1	WWP	LR and continue drafting Reply Brief; TCW	\$ 4,440.00
			Court to obtain 14-day extension to file Reply	
4447000		5.50	Brief; Confirm with opposing counsel	
11/15/2002	9.3	DJC	LR and continue drafting Reply Brief	\$ 3,720.00
11/16/2002	9.3	WWP	LR and continue drafting Reply Brief	\$ 3,720.00
11/16/2002	4.5	DJC	LR and continue drafting Reply Brief	\$ 1,800.00
11/17/2002	8.6	WWP	LR and continue drafting Reply Brief	\$ 3,440.00
11/17/2002	4.5	DJC	LR and continue drafting Reply Brief	\$ 1,800.00
11/18/2002	3.2	WWP	LR and continue drafting Reply Brief	\$ 1,280.00
11/18/2002	10.0	DJC	LR and continue drafting Reply Brief	\$ 4,000.00
11/19/2002	10.0	WWP	LR and continue drafting Reply Brief	\$ 4,000.00
11/19/2002	8.5	DJC	LR and continue drafting Reply Brief	\$ 3,400.00
11/20/2002	10.0	WWP	LR and continue drafting Reply Brief	\$ 4,000.00
11/20/2002	11.1	DJC	LR and continue drafting Reply Brief	\$ 4,440.00
11/21/2002	11.0	WWP	LR and continue drafting Reply Brief	\$ 4,400.00
11/21/2002	9.6	DJC	LR and continue drafting Reply Brief	\$ 3,840.00
11/22/2002	9.0	WWP	LR and continue drafting Reply Brief	\$ 3,600.00
11/22/2002	13.3	DJC	LR and continue drafting Reply Brief	\$ 5,320.00
11/23/2002	14.1	WWP	LR and continue drafting Reply Brief	\$ 5,640.00
11/23/2002	12.5	DJC	LR and continue drafting Reply Brief	\$ 5,000.00
11/24/2002	10.5	WWP	LR and continue drafting Reply Brief	\$ 4,200.00
11/24/2002	11.9	DJC	LR and continue drafting Reply Brief	\$ 4,760.00
11/25/2002	9.1	WWP	LR and continue drafting Reply Brief	\$ 3,640.00
11/25/2002	8.6	DJC	LR and continue drafting Reply Brief	\$ 3,440.00
11/26/2002	11.1	WWP	LR and continue drafting Reply Brief	\$ 4,440.00
11/26/2002	9.1	DJC	LR and continue drafting Reply Brief	\$ 3,640.00
11/27/2002	3.5	WWP	LR and continue drafting Reply Brief	\$ 1,400.00
11/28/2002	7.5	DJC	LR and continue drafting Reply Brief	\$ 3,000.00

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Date	Hours	Attorney	Description	Amount
11/28/2002	14.1	WWP	LR and continue drafting Reply Brief	\$ 5,640.00
11/29/2002	10.5	DJC	LR and continue drafting Reply Brief	\$ 4,200.00
11/29/2002	13.5	WWP	LR and continue drafting Reply Brief	\$ 5,400.00
11/30/2002	13.5	DJC	LR and continue drafting Reply Brief	\$ 5,400.00
11/30/2002	3.0	WWP	LR and continue drafting Reply Brief	\$ 1,200.00
12/2/2002	5.0	DJC	LR and continue drafting Reply Brief	\$ 2,000.00
12/2/2002	10.0	WWP	LR and continue drafting Reply Brief	\$ 4,000.00
12/3/2002	13.0	DJC	LR and continue drafting Reply Brief	\$ 5,200.00
12/3/2002	7.9	WWP	LR and continue drafting Reply Brief	\$ 3,160.00
12/4/2002	8.6	DJC	LR and continue drafting Reply Brief	\$ 3,440.00
12/4/2002	9.5	WWP	LR and continue drafting Reply Brief	\$ 3,800.00
12/5/2002	7.9	DJC	LR and continue drafting Reply Brief	\$ 3,160.00
12/5/2002	10.0	WWP	LR and continue drafting Reply Brief	\$ 4,000.00
12/6/2002	10.0	DJC	LR and continue drafting Reply Brief	\$ 4,000.00
12/6/2002	8.5	WWP	LR and continue drafting Reply Brief	\$ 3,400.00
12/7/2002	10.0	DJC	LR and continue drafting Reply Brief	\$ 4,000.00
12/7/2002	11.1	WWP	LR and continue drafting Reply Brief	\$ 4,440.00
12/8/2002	11.0	DJC	Work on tables, pagination, formatting, finalizing brief.	\$ 4,400.00
12/8/2002	9.6	WWP	Edit final draft of brief; prepare for filing	\$ 3,840.00
12/9/2002	9.0	DJC	Finalize brief.	\$ 3,600.00
12/9/2002	13.3	WWP	Finalize brief; copy, file and serve opening brief and supporting documents	\$ 5,320.00
12/10/2002	2.5	DJC	Filing and organization; review order from court regarding oversized reply brief; LR motion to exceed page limits.	\$ 1,000.00
12/10/2002	1.5	WWP	Organize files; conference with co-counsel.	\$ 600.00
12/11/2002	1.0	DJC	TCW co-counsel regarding motion to exceed pages	\$ 400.00
12/11/2002	1.5	WWP	TCW co-counsel regarding motion to exceed pages	\$ 600.00
12/12/2002	2.0	DJC	LR and begin drafting motion to exceed pages.	\$ 800.00
12/13/2002	0.5	DJC	Continue drafting motion to exceed pages.	\$ 200.00
12/16/2002	2.5	DJC	Continue drafting motion to exceed pages, declaration, proposed order.	\$ 1,000.00
12/20/2002	1.0	DJC	Complete draft of motion to exceed pages; conference with co-counsel	\$ 400.00
12/20/2002	3.5	WWP	Review and edit motion to exceed pages.	\$ 1,400.00

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Date	Hours	Attorney	Description	Amount
12/30/2002	1.0	DJC	Finalize motion to exceed pages and supporting documents.	\$ 400.00
12/31/2002	2.5	WWP	Finalize, copy and file motion to exceed pages and supporting papers.	\$ 1,000.00
12/31/2002	1.3	DJC	Finalize motion to exceed pages and supporting papers.	\$ 520.00
1/18/2003	0.5	WWP	TCW Court Clerk regarding status	\$ 200.00
1/22/2003	8.6	WWP	LR and edit Reply Brief; Order from Court regarding Motion for Leave to File	\$ 3,440.00
1/22/2003	3.5	DJC	Review court's order requiring revised Reply Brief; review Reply Brief	\$ 1,400.00
1/23/2003	2.0	WWP	Conference with co-counsel; Emails regarding same	\$ 800.00
1/23/2003	5.8	DJC	Edit Reply Brief; additional LR.	\$ 2,320.00
1/24/2003	5.6	WWP	LR and edit Reply Brief	\$ 2,240.00
1/24/2003	4.8	DJC	Legal research and edit Reply Brief	\$ 1,920.00
1/25/2003	9.1	DJC	LR and edit Reply Brief	\$ 3,640.00
1/27/2003	3.7	WWP	LR and edit Reply Brief	\$ 1,480.00
1/27/2003	5.0	DJC	LR and edit Reply Brief	\$ 2,000.00
1/28/2003	6.1	WWP	LR and edit Reply Brief	\$ 2,440.00
1/28/2003	6.0	DJC	LR and edit Reply Brief	\$ 2,400.00
1/29/2003	5.1	WWP	LR and edit Reply Brief	\$ 2,040.00
1/30/2003	3.8	WWP	LR and edit Reply Brief	\$ 1,520.00
1/30/2003	4.5	DJC	LR and edit Reply Brief	\$ 1,800.00
2/3/2003	1.0	WWP	LR and edit Reply Brief	\$ 400.00
2/3/2003	4.0	DJC	LR and edit Reply Brief	\$ 1,600.00
2/4/2003	2.5	WWP	LR and edit Reply Brief	\$ 1,000.00
2/5/2003	6.0	WWP	LR and edit Reply Brief	\$ 2,400.00
2/5/2003	5.3	DJC	LR and edit Reply Brief	\$ 2,120.00
2/6/2003	4.7	WWP	LR and edit Reply Brief	\$ 1,880.00
2/6/2003	4.5	DJC	LR and edit Reply Brief	\$ 1,800.00
2/7/2003	1.0	WWP	LR and edit Reply Brief	\$ 400.00
2/7/2003	3.3	DJC	LR and edit Reply Brief	\$ 1,320.00
2/10/2003	8.0	WWP	LR and edit Reply Brief	\$ 3,200.00
2/10/2003	11.5	DJC	LR and edit Reply Brief	\$ 4,600.00
2/11/2003	6.0	WWP	Final edits to revised Reply Brief.	\$ 2,400.00
2/11/2003	9.2	DJC	Prepare tables, proof of service; finalize revised Reply Brief.	\$ 3,680.00

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Date	Hours	Attorney	Description	Amount
2/12/2003	4.0	DJC	Finalize revised Reply Brief; TCW attorney WWP	\$ 1,600.00
2/12/2003	2.3	WWP	Finalize revised Reply Brief; TCW attorney Daniel Culhane regarding same	\$ 920.00
2/13/2003	4.1	DJC	LR and edit Reply Brief	\$ 1,640.00
2/13/2003	6.5	WWP	Copy, serve and file revised Reply Brief in accordance with court's order.	\$ 2,600.00
2/14/2003	2.0	DJC	Organize files; conference with co-counsel.	\$ 800.00
2/14/2003	3.5	WWP	Organize files; conference with associate attorney.	\$ 1,400.00
2/19/2003	0.3	DJC	TCW co-counsel regarding follow up	\$ 120.00
2/19/2003	0.3	WWP	TCW associate regarding status	\$ 120.00
2/21/2003	0.8	DJC	TCW co-counsel regarding status and update	\$ 320.00
2/21/2003	0.8	WWP	TCW associate attorney regarding status and update	\$ 320.00
4/8/2003	1.0	WWP	Prepare letter to associate regarding update, fax same; Prepare letter to client forwarding the Opposition and the Reply briefs	\$ 400.00
4/9/2003	0.8	WWP	TCW attorney Brian Boydston regarding status	\$ 320.00
6/10/2003	0.2	DJC	TCW co-counsel regarding status and update	\$ 80.00
6/10/2003	0.3	WWP	TCW associates regarding update	\$ 120.00
7/24/2003	0.7	WWP	Prepare letter to clients regarding status of the case and update	\$ 280.00
8/12/2003	0.2	DJC	LF co-counsel regarding status	\$ 80.00
8/12/2003	0.4	WWP	Letter to associates regarding update	\$ 160.00
8/15/2003	2.1	WWP	Notice from the court regarding upcoming hearing; LT associate attorney and TCW other associates regarding same; Prepare Acknowledgement of hearing Notice and forward same to the Court and opposing counsel	\$ 840.00
8/15/2003	1.5	DJC	LF and TCW co-counsel regarding status	\$ 600.00
8/18/2003	0.4	WWP	Acknowledgement of Hearing from attorney Robin Johansen	\$ 160.00
8/19/2003	0.4	WWP	Letter from associate attorneys regarding status	\$ 160.00
9/30/2003	1.5	WWP	Meeting with attorneys James Harrison and Brian Boydston	\$ 600.00
10/6/2003	4.5	DJC	Review briefs; begin preparation of outline for oral argument.	\$ 1,800.00
10/6/2003	6.0	WWP	Conference with co-counsel regarding oral argument.	\$ 2,400.00

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Date	Hours	Attorney	y Description	Amount
10/7/2003	8.5	DJC	Review authorities, filed briefs; continue preparation for oral argument	\$ 3,400.00
10/7/2003	8.5	WWP	Review authorities, filed briefs; continue preparation for oral argument	\$ 3,400.00
10/8/2003	6.5	DJC	Conference with co-counsel; revise outline.	\$ 2,600.00
10/8/2003	7.0	WWP	Review and revise outline; conference with co- counsel.	\$ 2,800.00
10/9/2003	13.5	WWP	Prepare for hearing; Travel to San Francisco to attend hearing before the 9 th Circuit Court of Appeals	\$ 5,400.00
10/10/2003	7.5	WWP	Prepare for and attend oral argument before the 9 th Circuit Court of Appeal	\$ 3,000.00
10/11/2003	1.5	DJC	Conference with co-counsel regarding oral argument.	\$ 600.00
10/11/2003	1.5	WWP	Conference with co-counsel regarding oral argument.	\$ 600.00
10/21/2003	0.6	WWP	Prepare LT clients regarding update on the past hearing before the 9 th Circuit Court of Appeal	\$ 240.00
10/22/2003	0.5	WWP	TCW co-counsel regarding status.	\$ 200.00
10/22/2003	0.5	DJC	TCW co-counsel regarding status.	\$ 200.00
10/24/2003	0.2	WWP	TCW attorney Brian Boydston	\$ 80.00
10/27/2003	3.1	WWP	TCW attorney Brian Boydston regarding status; LR regarding same	\$ 1,240.00
10/31/2003	1.2	WWP	Review Order from court regarding motion to substitute parties	\$ 480.00
11/3/2003	1.3	WWP	Emails from and to co-counsel regarding settlement conference, legal research and update	\$ 520.00
11/3/2003	2.5	WWP	Review order from court requiring supplemental briefing; TCW co-counsel	\$ 1,000.00
11/3/2003	2.5	DJC	Review order from court requiring supplemental briefing; TCW co-counsel	\$ 1,000.00
11/4/2003	3.5	DJC	LR effect of state sovereign immunity on Takings Clause claim.	\$ 1,400.00
11/4/2003	6.5	WWP	LR substitution of state official following election	\$ 2,600.00
11/5/2003	8.0	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,200.00
11/5/2003	9.2	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,680.00

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Date	Hours	Attorney	Description	Amount
11/6/2003	9.5	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,800.00
11/6/2003	7.8	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,120.00
11/7/2003	11.1	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 4,440.00
11/7/2003	5.6	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 2,240.00
11/8/2003	4.5	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 1,800.00
11/9/2003	2.5	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 1,000.00
11/10/2003	9.5	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,800.00
11/10/2003	6.3	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 2,520.00
11/11/2003	8.0	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,200.00
11/11/2003	4.9	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 1,960.00
11/12/2003	9.0	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,600.00
11/12/2003	6.6	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 2,640.00
11/13/2003	9.1	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,640.00
11/13/2003	7.3	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 2,920.00
11/14/2003	8.6	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,440.00
11/14/2003	5.9	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 2,360.00
11/15/2003	4.8	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 1,920.00
11/15/2003	5.1	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 2,040.00
11/16/2003	4.0	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties. LB and draft Supplemental Brief, Motion to	\$ 1,600.00
11/17/2003	5.6	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties. LB and draft Supplemental Brief, Motion to	\$ 2,240.00
11/17/2003	7.3	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 2,920.00

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Date	Hours	Attorney	y Description	Amount
11/18/2003	9.1	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,640.00
11/18/2003	8.6	DJC	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,440.00
11/19/2003	9.1	WWP	LR and draft Supplemental Brief, Motion to Substitute Parties.	\$ 3,640.00
11/19/2003	6.7	DJC	Finalize and format Supplemental Brief, Motion to Substitute Parties, supporting papers.	\$ 2,680.00
11/20/2003	8.6	WWP	Finalize and file Supplemental Brief and Motion to Substitute Parties; Review Appellee's Supplemental Brief	\$ 3,440.00
11/20/2003	5.0	DJC	Finalize and file Supplemental Brief and Motion to Substitute Parties.	\$ 2,000.00
12/2/2003	3.5	WWP	Receive letter regarding substitution of parties; LR re same; TCW attorney Brian Boydston regarding same	\$ 1,400.00
12/2/2003	1.5	DJC	TCW co-counsel; review letter.	\$ 600.00
12/3/2003	4.5	DJC	Receive and review opposition to motion to substitute counsel; LR re same; begin drafting Reply.	\$ 1,800.00
12/3/2003	8.7	WWP	Receive and review opposition to motion to substitute counsel; LR re same; begin drafting Reply, Motion to Strike; Telephone conference with attorneys Brian Boydston, James Harrison, Robin Johansen and others	\$ 3,480.00
12/4/2003	5.6	DJC	Draft Reply to Motion to Substitute Parties; begin drafting Motion to Strike	\$ 2,240.00
12/4/2003	9.1	WWP	Draft Reply to Motion to Substitute Parties, Motion to Strike; TCW attorney Brian Boydston regarding same	\$ 3,640.00
12/5/2003	5.6	DJC	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 2,240.00
12/5/2003	8.7	WWP	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 3,480.00
12/6/2003	3.5	DJC	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 1,400.00
12/6/2003	4.8	WWP	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 1,920.00
12/8/2003	9.1	DJC	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 3,640.00
12/8/2003	8.0	WWP	Draft Reply to Motion to Substitute Parties,	\$ 3,200.00

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Date	Hours	Attorney	Description	Amount
			Motion to Strike.	
12/9/2003	9.0	DJC	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 3,600.00
12/9/2003	10.5	WWP	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 4,200.00
12/10/2003	9.1	DJC	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 3,640.00
12/10/2003	5.0	WWP	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 2,000.00
12/11/2003	9.3	DJC	Draft Reply to Motion to Substitute Parties, Motion to Strike.	\$ 3,720.00
12/11/2003	9.1	WWP	Finalize Reply to Motion to Substitute Parties.	\$ 3,640.00
12/12/2003	9.1	WWP	File Reply Motion to Substitute Parties.	\$ 3,640.00
12/12/2003	6.8	DJC	Finalize Reply; continue work on Motion to Strike and for Judicial Notice.	\$ 2,720.00
12/15/2003	8.6	WWP	Finalize Reply; continue work on Motion to Strike and for Judicial Notice.	\$ 3,440.00
12/15/2003	9.1	DJC	Draft Motion to Strike and Judicial Notice.	\$ 3,640.00
12/16/2003	6.7	WWP	Letter to Court correcting footnote in Reply; Motion to Strike.	\$ 2,680.00
12/16/2003	8.8	DJC	Draft Motion to Strike and Judicial Notice; conference with co-counsel.	\$ 3,520.00
12/17/2003	1.0	WWP	TCW associate attorney.	\$ 400.00
12/17/2003	1.0	DJC	TCW co-counsel.	\$ 400.00
12/24/2003	0.3	WWP	TCW associate attorney discussed status	\$ 120.00
12/30/2003	0.8	WWP	TCW regarding update.	\$ 320.00
12/30/2003	0.7	DJC	TCW co-counsel.	\$ 280.00
12/31/2003	0.3	WWP	TCW associate attorney follow up.	\$ 120.00
12/31/2003	0.5	DJC	TCW co-counsel regarding status.	\$ 200.00
1/6/2004	0.5	WWP	TCW co-counsel	\$ 200.00
1/20/2004	1.0	WWP	TCW associate attorney discussed status and possible next steps.	\$ 400.00
1/20/2004	1.0	DJC	TCW co-counsel discussed status	\$ 400.00
1/29/2004	0.7	WWP	TCW associate attorney discussed possible next steps	\$ 280.00
1/29/2004	0.7	DJC	TCW co-counsel follow up	\$ 280.00
1/30/2004	0.5	WWP	TCW associate attorney, discussed status.	\$ 200.00
1/30/2004	0.5	DJC	TCW co-counsel attorney regarding status and update	\$ 200.00

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Date	Hours	Attorney	Description	Amount
2/3/2004	0.3	DJC	TCW co-counsel regarding update	\$ 120.00
2/3/2004	0.3	WWP	TCW associate attorney regarding status	\$ 120.00
2/4/2004	1.2	WWP	TCW associate attorney regarding update	\$ 480.00
2/4/2004	1.2	DJC	TCW co-counsel.	\$ 480.00
2/6/2004	1.3	WWP	TCW associate attorney regarding status and	\$ 520.00
2/10/2004	0.3	DJC	update TCW co-counsel	\$ 120.00
2/10/2004	0.3	WWP	TCW co-counsel	\$ 120.00
2/12/2004	0.2	WWP	TCW co-counsel	\$ 80.00
2/17/2004	0.3	WWP	TCW co-counsel	\$ 120.00
2/23/2004	0.6	WWP	TCW co-counsel	\$ 240.00
2/24/2004	0.7	WWP	TCW co-counsel	\$ 280.00
2/26/2004	1.5	WWP	TCW co-counsel.	\$ 600.00
2/26/2004	1.5	DJC	TCW co-counsel.	\$ 600.00
3/6/2004	0.2	WWP	TCW co-counsel.	\$ 80.00
3/6/2004	0.2	DJC	TCW co-counsel.	\$ 80.00
3/9/2004	0.1	WWP	Correspondence to co-counsel	\$ 40.00
3/10/2004	0.1	WWP	Correspondence to co-counsel	\$ 40.00
3/11/2004	0.2	WWP	TCW co-counsel	\$ 80.00
3/16/2004	0.5	WWP	TCW co-counsel	\$ 200.00
3/17/2004	1.5	WWP	TCW co-counsel.	\$ 600.00
3/17/2004	1.5	DJC	TCW co-counsel.	\$ 600.00
3/24/2004	0.1	WWP	TCW co-counsel	\$ 40.00
4/30/2004	1.0	WWP	TCW co-counsel.	\$ 400.00
4/30/2004	1.0	DJC	TCW co-counsel.	\$ 400.00
5/1/2004	0.2	WWP	TCW co-counsel.	\$ 80.00
5/1/2004	0.2	DJC	TCW co-counsel.	\$ 80.00
5/5/2004	0.3	WWP	TCW co-counsel.	\$ 120.00
5/5/2004	0.3	DJC	TCW co-counsel.	\$ 120.00
5/13/2004	1.0	WWP	TCW co-counsel.	\$ 400.00
5/13/2004	1.0	DJC	TCW co-counsel.	\$ 400.00
7/1/2004	0.5	WWP	TCW co-counsel.	\$ 200.00
7/1/2004	0.5	DJC	TCW co-counsel.	\$ 200.00
7/7/2004	1.0	WWP	TCW co-counsel.	\$ 400.00
7/7/2004	1.2	DJC	TCW co-counsel.	\$ 480.00
7/14/2004	0.5	WWP	TCW co-counsel.	\$ 200.00
7/19/2004	0.3	WWP	TCW co-counsel	\$ 120.00

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Date	Hours	Attorney	Description	Amount
7/20/2004	0.6	WWP	TCW co-counsel	\$ 240.00
7/23/2004	1.0	WWP	TCW co-counsel, email from co-counsel.	\$ 400.00
7/27/2004	1.3	WWP	Prepare subpoena forward to co-counsel; TCW co-counsel regarding same	\$ 520.00
7/29/2004	3.8	WWP	TCW and emails from and to co-counsel, review documents.	\$ 1,520.00
7/29/2007	3.8	DJC	Emails to and from and TCW co-counsel WWP regarding status	\$ 1,520.00
7/30/2004	2.3	WWP	TCW co-counsel, review documents.	\$ 920.00
7/30/2004	2.3	DJC	Review documents and file; TCW co-counsel WWP	\$ 920.00
8/3/2004	0.4	WWP	TCW co-counsel.	\$ 160.00
8/3/2004	0.4	DJC	TCW co-counsel WWP discussed update and status	\$ 160.00
8/9/2004	1.5	WWP	TCW associate attorney DJC regarding update.	\$ 600.00
8/9/2004	1.5	DJC	TCW co-counsel.	\$ 600.00
8/23/2004	0.7	WWP	TCW DJC discussed update and status.	\$ 280.00
8/23/2004	0.7	DJC	TCW co-counsel.	\$ 280.00
8/24/2004	1.5	WWP	TCW co-counsel; review and revise motion for judicial notice and to strike	\$ 600.00
8/24/2004	4.8	DJC	TCW co-counsel; review and revise motion for judicial notice and to strike	\$ 1,920.00
8/25/2004	5.5	WWP	Revise motion for judicial notice and to strike, draft declaration in support of same.	\$ 2,200.00
8/25/2004	7.0	DJC	Begin LR and draft Motion for judicial notice.	\$ 2,800.00
8/26/2004	8.1	WWP	Continue legal research and drafting the Motion.	\$ 3,240.00
8/26/2004	7.0	DJC	Coordinate with co-counsel and begin drafting supporting documents for the Motion for Judicial Notice.	\$ 2,800.00
8/27/2004	3.5	WWP	Continue drafting Motion for judicial notice and supporting declarations.	\$ 1,400.00
8/27/2004	4.8	DJC	Draft Motion for judicial notice and supporting documents.	\$ 1,920.00
8/30/2004	8.5	WWP	Draft Motion for judicial notice and supporting documents.	\$ 3,400.00
8/30/2004	7.5	DJC	Draft Motion for judicial notice and supporting documents.	\$ 3,000.00
8/31/2004	4.5	WWP	Draft Motion for judicial notice and supporting documents.	\$ 1,800.00

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Date	Hours	Attorney	Description	Amount
8/31/2004	9.0	DJC	Draft Motion for judicial notice and supporting documents.	\$ 3,600.00
9/1/2004	10.3	WWP	Draft Motion for judicial notice and supporting documents.	\$ 4,120.00
9/1/2004	7.6	DJC	Draft Motion for judicial notice and supporting documents.	\$ 3,040.00
9/2/2004	7.5	WWP	Draft Motion for judicial notice and supporting documents.	\$ 3,000.00
9/2/2004	7.0	DJC	Draft Motion for judicial notice and supporting documents.	\$ 2,800.00
9/3/2004	4.5	WWP	Draft Motion for judicial notice and supporting documents.	\$ 1,800.00
9/3/2004	6.5	DJC	Draft Motion for judicial notice and supporting documents.	\$ 2,600.00
9/4/2004	4.0	WWP	Draft Motion for judicial notice and supporting documents.	\$ 1,600.00
9/4/2004	2.3	DJC	Draft Motion for judicial notice and supporting documents.	\$ 920.00
9/6/2004	4.5	WWP	Draft Motion for judicial notice and supporting documents.	\$ 1,800.00
9/6/2004	7.0	DJC	Draft Motion for judicial notice and supporting documents.	\$ 2,800.00
9/7/2004	7.5	WWP	Draft Motion for judicial notice and supporting documents.	\$ 3,000.00
9/7/2004	7.3	DJC	Draft Motion for judicial notice and supporting documents.	\$ 2,920.00
9/8/2004	8.0	WWP	Finalize and file Motion for Judicial Notice and supporting documents.	\$ 3,200.00
9/8/2004	4.0	DJC	Finalize filing.	\$ 1,600.00
9/9/2004	1.0	WWP	Conference with co-counsel.	\$ 400.00
9/9/2004	2.5	DJC	Conference with co-counsel; organize files.	\$ 1,000.00
9/13/2004	0.8	DJC	Prepare corrected proof of service.	\$ 320.00
9/13/2004	1.5	WWP	File corrected proof of service.	\$ 600.00
9/21/2004	3.5	DJC	Review Opposition to Motion to Strike; begin drafting Reply.	\$ 1,400.00
9/21/2004	6.0	WWP	Review Opposition to Motion to Strike; begin drafting Reply.	\$ 2,400.00
9/22/2004	6.0	WWP	Draft Reply to Motion to Strike.	\$ 2,400.00
9/22/2004	8.1	DJC	Draft Reply to Motion to Strike.	\$ 3,240.00
9/23/2004	6.0	WWP	Draft Reply to Motion to Strike.	\$ 2,400.00

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Date	Hours	Attorney	Description	Amount
9/23/2004	8.1	DJC	Draft Reply to Motion to Strike.	\$ 3,240.00
9/24/2004	6.5	WWP	Draft Reply to Motion to Strike; TCW cocounsel.	\$ 2,600.00
9/24/2004	5.0	DJC	Draft Reply to Motion to Strike.	\$ 2,000.00
9/25/2004	4.5	WWP	Draft Reply to Motion to Strike.	\$ 1,800.00
9/25/2004	8.0	DJC	Draft Reply to Motion to Strike.	\$ 3,200.00
9/26/2004	2.1	DJC	Draft Reply to Motion to Strike.	\$ 840.00
9/27/2004	6.0	WWP	Finalize and file Reply to Motion to Strike.	\$ 2,400.00
9/27/2004	3.5	DJC	Finalize and assist with filing.	\$ 1,400.00
9/29/2004	1.0	WWP	TCW associate attorney.	\$ 400.00
9/29/2004	1.0	DJC	TCW co-counsel.	\$ 400.00
9/30/2004	1.3	WWP	TCW associate attorney DJC.	\$ 520.00
9/30/2004	1.3	DJC	TCW co-counsel regarding status and update	\$ 520.00
10/7/2004	1.0	WWP	TCW attorney Daniel Culhane regarding status.	\$ 400.00
10/7/2004	1.0	DJC	TCW co-counsel discussed status	\$ 400.00
10/11/2004	0.8	WWP	TCW associate attorney regarding update	\$ 320.00
10/11/2004	0.8	DJC	TCW co-counsel discussed update	\$ 320.00
10/12/2004	0.8	WWP	TCW regarding update.	\$ 320.00
10/12/2004	0.7	DJC	TCW co-counsel.	\$ 280.00
10/13/2004	0.3	WWP	TCW associate attorney follow up.	\$ 120.00
10/13/2004	0.5	DJC	TCW co-counsel regarding status.	\$ 200.00
11/2/2004	1.0	WWP	TCW associate attorney discussed status and possible next steps.	\$ 400.00
11/2/2004	1.0	DJC	TCW co-counsel discussed status	\$ 400.00
11/12/2004	0.5	WWP	TCW associate attorney, discussed status.	\$ 200.00
11/12/2004	0.5	DJC	TCW co-counsel attorney regarding status and	\$ 200.00
11/17/2004	1.2	WWP	update TCW associate attorney regarding update	\$ 480.00
11/17/2004	1.2	DJC	TCW co-counsel.	\$ 480.00
12/9/2004	1.5	WWP	TCW co-counsel.	\$ 600.00
12/9/2004	1.5	DJC	TCW co-counsel.	\$ 600.00
12/18/2004	0.2	WWP	TCW co-counsel.	\$ 80.00
12/18/2004	0.2	DJC	TCW co-counsel.	\$ 80.00
12/29/2004	1.5	WWP	TCW co-counsel.	\$ 600.00
12/29/2004	1.5	DJC	TCW co-counsel.	\$ 600.00
2/11/2005	1.0	WWP	TCW co-counsel.	\$ 400.00
2/11/2005	1.0	DJC	TCW co-counsel.	\$ 400.00

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Date	Hours	Attorney	Description	Amount
2/12/2005	0.2	WWP	TCW co-counsel.	\$ 80.00
2/12/2005	0.2	DJC	TCW co-counsel.	\$ 80.00
2/16/2005	0.3	WWP	TCW co-counsel.	\$ 120.00
2/16/2005	0.3	DJC	TCW co-counsel.	\$ 120.00
2/24/2005	1.0	WWP	TCW co-counsel.	\$ 400.00
2/24/2005	1.0	DJC	TCW co-counsel.	\$ 400.00
3/24/2005	1.7	WWP	Review Court's Order denying Motion to Strike; TCW co-counsel	\$ 680.00
3/24/2005	1.0	DJC	Review Court's Order denying Motion to Strike; TCW co-counsel	\$ 400.00
3/28/2005	0.4	WWP	LT clients regarding update; Review Order denying Motion to Strike	
3/29/2005	6.5	WWP	Review Court's Opinion; TCW co-counsel; strategy and planning; Email from attorney Daniel Culhane; Review Taylor Opinion; TT, TF associates regarding update	\$ 2,600.00
3/29/2005	7.0	DJC	Review Court's Opinion; TCW co-counsel; strategy and planning.	\$ 2,800.00
3/30/2005	4.5	WWP	Multiple emails to and from associates regarding published decision; Prepare bill of costs.	\$ 1,800.00
3/30/2005	1.5	DJC	Review rules regarding costs; multiple emails with co-counsel.	\$ 600.00
3/31/2005	3.6	WWP	Letter to clients regarding update and forwarding published decision; Multiple telephone calls to media and others;	\$ 1,440.00
3/31/2005	2.1	DJC	Legal research.	\$ 840.00
4/1/2005	4.5	WWP	Telephone calls to colleagues and others; LF associates; forward same to attorney Daniel Culhane	\$ 1,800.00
4/1/2005	3.5	DJC	Legal research.	\$ 1,400.00
4/4/2005	3.1	WWP	Telephone calls to colleagues and others regarding Ninth Circuit victory; Emails from and to associates; Review local rules and prepare Bill of Costs	\$ 1,240.00
4/5/2005	4.5	WWP	Telephone calls to colleagues and others regarding Ninth Circuit victory; Review Order awarding cost; Emails from associates	\$ 1,800.00
4/6/2005	2.3	DJC	Review motion to extend time to petition for rehearing; LR re same.	\$ 920.00

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Date	Hours	Attorney	Description	Amount
4/6/2005	5.0	WWP	Review motion to extend time to petition for rehearing; communications with various persons; LF and TCW opposing counsel Robin Johansen; Emails from associates; Motion for Extension of Time	\$ 2,000.00
4/7/2005	9.8	DJC	LR Emergency Motion for Preliminary Injunction before Court of Appeals; LF attorney regarding several outstanding issues	\$ 3,920.00
4/7/2005	8.7	WWP	LR Preliminary Injunctions; Prepare motion to Expedite, arrange for filing and service.	\$ 3,480.00
4/8/2005	10.1	DJC	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 4,040.00
4/8/2005	13.0	WWP	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 5,200.00
4/9/2005	10.1	DJC	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 4,040.00
4/9/2005	8.7	WWP	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 3,480.00
4/10/2005	14.0	DJC	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 5,600.00
4/10/2005	12.0	WWP	LR and Draft Motion for TRO/Preliminary Injunction; Emails from and to associate attorney Daniel Culhane regarding status; Review Federal Court of Appeals Manual	\$ 4,800.00
4/11/2005	15.0	DJC	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 6,000.00
4/11/2005	11.1	WWP	LR and Draft Motion for TRO/Preliminary Injunction; file Bill of Costs; Email to associates regarding update	\$ 4,440.00
4/12/2005	13.5	DJC	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 5,400.00
4/12/2005	10.9	WWP	LR and Draft Motion for TRO/Preliminary Injunction.	\$ 4,360.00
4/13/2005	5.6	DJC	LR and Draft Motion for TRO/Preliminary Injunction; Multiple TCW opposing counsel Robin Johansen; Lengthy LT Robin Johansen regarding settlement discussions; Fax same; Email from associates regarding update	\$ 2,240.00
4/13/2005	8.7	WWP	Finalize and file Emergency Motion for TRO/Preliminary Injunction.	\$ 3,480.00

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Date	Hours	Attorney	Description	Amount
4/14/2005	4.5	WWP	Email to, multiple TCW and LT associates regarding update and forwarding documents; TF opposing counsel Robin Johansen regarding extension; LT clients regarding update	\$ 1,800.00
4/14/2005	1.0	DJC	TCW co-counsel.	\$ 400.00
4/15/2005	1.3	WWP	TCW co-counsel; review motion for extension of time; Emails to and from associates forwarding necessary documents	\$ 520.00
4/15/2005	1.0	DJC	TCW co-counsel; review motion for extension of time.	\$ 400.00
4/16/2005	0.3	WWP	TCW associate attorney follow up.	\$ 120.00
4/16/2005	0.5	DJC	Emails to and from associates regarding status and update	\$ 200.00
4/18/2005	1.0	WWP	TCW associate attorney; TCW Robin Johansen (10:00 a.m.)	\$ 400.00
4/18/2005	1.0	DJC	TCW co-counsel discussed status; TCW Robin Johansen discussed position	\$ 400.00
4/19/2005	1.7	WWP	TCW co-counsel; review petition for rehearing; TCW attorney Robin Johansen (3:00 p.m.); Review Controller's Petition for Rehearing; fax same to associate attorney Daniel Culhane;	\$ 680.00
4/19/2005	3.5	DJC	TCW co-counsel; review petition for rehearing; LR re same	\$ 1,400.00
4/20/2005	1.7	WWP	Review response to bill of costs; TCW 9th Circuit Mediation Center; Emails regarding update; TCW associate attorney Daniel Culhane regarding status; LT Robin Johansen regarding possible settlement; fax same; Review Controller's Objections to Bill of Costs	\$ 680.00
4/20/2005	0.5	DJC	TCW co-counsel; review response to bill of costs.	\$ 200.00
4/21/2005	1.9	WWP	TCW Sacramento Lobbyist; TCW associate attorney Daniel Culhane and TF Controller's counsel; Emails from attorney Daniel Culhane	\$ 760.00
4/21/2005	1.5	DJC	TCW co-counsel	\$ 600.00
4/22/2005	1.5	WWP	TCW co-counsel; TCW Strategist Jonathan Wilcox, email regarding same; LT clients regarding update and forwarding documents	\$ 600.00
4/22/2005	0.2	DJC	TCW co-counsel	\$ 80.00
4/23/2005	0.3	WWP	TCW associates discussed status	\$ 120.00
4/23/2005	0.3	DJC	TCW co-counsel follow up	\$ 120.00

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Date	Hours	Attorney	Description	Amount
4/24/2005	1.0	WWP	Telephone calls to and from attorney Daniel Culhane and other associates regarding update	\$ 400.00
4/25/2005	6.5	WWP	Review opposition to Motion for Preliminary Injunction; TCW Dan Schuns, Mark Bagetich; TCW Private Investigator; Lengthy email to attorney Daniel Culhane regarding major points of the reply; Begin to prepare a Draft of the Reply to the Opposition	\$ 2,600.00
4/25/2005	6.8	DJC	Review opposition to Motion for Preliminary Injunction; LR re same.	\$ 2,720.00
4/26/2005	7.8	WWP	Review opposition to Motion for Preliminary Injunction and Supporting Documents; LR re same; Fax from Clerk of the U.S. Court of Appeal regarding order regarding Preliminary Injunction	\$ 3,120.00
4/26/2005	8.1	DJC	Review opposition to Motion for Preliminary Injunction; LR re same; review order denying motion for preliminary injunction	\$ 3,240.00
4/27/2005	1.2	WWP	TCW co-counsel; TCW Lew Uhler	\$ 480.00
4/27/2005	0.7	DJC	TCW co-counsel WWP.	\$ 280.00
4/28/2005	1.0	WWP	TCW associate DCJ discussed status.	\$ 400.00
4/28/2005	1.0	DJC	TCW co-counsel regarding status.	\$ 400.00
4/29/2005	6.5	WWP	TCW associate attorney; Travel to and from Meeting with Brian Boydston	\$ 2,600.00
4/29/2005	0.6	DJC	Emails to and from associates regarding status and update	\$ 240.00
4/30/2005	1.3	WWP	TCW co-counsel; Meeting with Brian Boydston	\$ 520.00
4/30/2005	0.3	DJC	TCW co-counsel discussed status; TCW Robin Johansen discussed position	\$ 120.00
5/1/2005	3.5	WWP	Return travel from LA meeting with Brian Boydston	\$ 1,400.00
5/2/2005	0.4	WWP	TCW co-counsel; Email injunction	\$ 160.00
5/2/2005	1.3	DJC	TCW co-counsel; strategy and planning.	\$ 520.00
5/3/2005	0.5	WWP	TCW associate DCJ discussed possible next steps; Email correspondence to and from Mark Tofal and Jonathan Wilcox regarding status update	\$ 200.00
5/3/2005	0.5	DJC	TCW co-counsel WWP.	\$ 200.00

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Date	Hours	Attorney	Description	Amount
5/4/2005	1.2	WWP	TCW co-counsel; Emails to Jonathan Wilcox, and author of Unclaimed Property; Emails to and from Mark Tofal regarding update	\$ 480.00
5/4/2005	0.8	DJC	TCW co-counsel	\$ 320.00
5/5/2005	1.0	WWP	TCW co-counsel; TCW Strategist Jonathan Wilcox, email regarding same; LT clients regarding update and forwarding documents	\$ 400.00
5/5/2005	1.0	DJC	TCW co-counsel	\$ 400.00
5/6/2005	0.7	WWP	TCW associate attorney; Travel to and from Meeting with Brian Boydston	\$ 280.00
5/6/2005	0.7	DJC	Emails to and from associates regarding status and update	\$ 280.00
5/7/2005	1.3	WWP	TCW co-counsel; Meeting with Brian Boydston	\$ 520.00
5/7/2005	0.3	DJC	TCW co-counsel discussed status; TCW Robin Johansen discussed position	\$ 120.00
5/8/2005	0.4	WWP	TCW associate attorney regarding update	\$ 160.00
5/8/2005	0.4	DJC	TCW co-counsel regarding status and follow up	\$ 160.00
5/9/2005	0.3	WWP	Email injunction; TCW attorney Daniel Culhane regarding status; discussed action, and further steps	\$ 120.00
5/9/2005	0.3	DJC	TCW co-counsel regarding update and status.	\$ 120.00
5/10/2005	0.6	WWP	TCW associate attorney DJC discussed status possible next steps.	\$ 240.00
5/10/2005	0.6	DJC	TCW co-counsel regarding update and status.	\$ 240.00
5/11/2005	1.3	WWP	TCW co-counsel; Emails to Jonathan Wilcox, and author of Unclaimed Property; Emails to and from Mark Tofal regarding update	\$ 520.00
5/11/2005	1.3	DJC	TCW co-counsel	\$ 520.00
5/12/2005	2.0	WWP	TCW co-counsel; Travel to and from and Meeting with Consultant/Lew Uherl	\$ 800.00
5/12/2005	1.0	DJC	TCW co-counsel regarding update and status.	\$ 400.00
5/13/2005	1.7	WWP	Review Ninth Circuit Order denying rehearing; planning; TCW private investigator	\$ 680.00
5/13/2005	1.2	DJC	Review Ninth Circuit Order denying rehearing; planning.	\$ 480.00
5/16/2005	3.5	WWP	Conference co-counsel; begin drafting motion for TRO; LR re same; TT Bakersfield attorney regarding status;	\$ 1,400.00

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Date	Hours	Attorney	y Description	Amount
5/16/2005	8.7	DJC	Conference co-counsel; begin drafting motion for TRO; LR re same.	\$ 3,480.00
5/17/2005	9.1	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,640.00
5/17/2005	8.7	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,480.00
5/18/2005	10.5	WWP	Draft Motion for TRO in District Court; Legal research regarding same; LR Rule 41(d); TCW Lew Uhler; TCW Jonathan Wilcox; TCW Steve Swenton discussed status and procedural next steps; Multiple email correspondence to and from attorney Daniel Culhane and Jonathan Wilcox regarding same; Fax to Jonathan regarding Order denying Controller's petitions	\$ 4,200.00
5/18/2005	11.3	DJC	Draft Motion for TRO in District Court; Legal research regarding same; LR Rule 41(d); TCW Lew Uhler; TCW Jonathan Wilcox.	\$ 4,520.00
5/19/2005	5.0	WWP	Draft Motion for TRO in District Court; LR regarding same; TCW associate attorney regarding same	\$ 2,000.00
5/19/2005	9.5	DJC	Draft Motion for TRO in District Court; Legal research regarding same; TCW co-counsel regarding same	\$ 3,800.00
5/20/2005	6.3	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 2,520.00
5/20/2005	9.1	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,640.00
5/21/2005	6.8	WWP	Draft Motion for TRO in District Court; LR regarding same.	\$ 2,720.00
5/21/2005	8.7	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,480.00
5/22/2005	3.1	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 1,240.00
5/22/2005	2.5	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 1,000.00
5/23/2005	11.1	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 4,440.00
5/23/2005	8.5	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,400.00

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Date	Hours	Attorney	Description	Amount
5/24/2005	6.6	WWP	Draft Motion for TRO in District Court; Legal research regarding same; Review Final Judgment and Cost Award and forward same to attorney Daniel Culhane	\$ 2,640.00
5/24/2005	10.0	DJC	Draft Motion for TRO in District Court; Legal research regarding same; Emails to and from attorney Daniel J. Culhane regarding State Auditor's Report; Fourteenth Amendment research ant TCW client discussed same	\$ 4,000.00
5/25/2005	9.8	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,920.00
5/25/2005	10.0	DJC	Draft Motion for TRO in District Court; Legal research regarding same; TCW Steve Swinton and Susan Swinton	\$ 4,000.00
5/26/2005	6.5	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 2,600.00
5/26/2005	9.5	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,800.00
5/27/2005	9.6	WWP	Draft Motion for TRO in District Court; Legal research regarding same; Review National Tax Limitation Committee's report; Revise same; Correspondence and emails regarding same	\$ 3,840.00
5/27/2005	8.5	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,400.00
5/28/2005	6.5	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 2,600.00
5/28/2005	5.0	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 2,000.00
5/29/2005	2.5	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 1,000.00
5/29/2005	1.7	DJC	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 680.00
5/30/2005	9.2	WWP	Draft Motion for TRO in District Court; Legal research regarding same.	\$ 3,680.00
5/30/2005	13.0	DJC	Draft Motion for TRO; LR re same; work on declaration supporting TRO, related documents.	\$ 5,200.00

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Date	Hours	Attorney	Description	Amount
5/31/2005	11.5	WWP	Draft Motion for TRO; LR re same; work on declaration supporting TRO, related documents; Continue working on the Temporary Restraining Order and accompanying declarations; Emails to and from Dan Culhane regarding same; TCW Steve Swinton; TCW cp-counsel; TCW Financial/Consultant	\$ 4,600.00
5/31/2005	12.5	DJC	Draft Motion for TRO; LR re same; work on declaration supporting TRO, related documents; TCW Steve Swinton; TCW cp-counsel; TCW Financial/Consultant	\$ 5,000.00
6/1/2005	10.0	WWP	Draft Motion for TRO; LR re same; work on supporting documents for TRO, related documents; Emails to and from attorney Daniel Culhane and other associates; TCWs Member of Public inquires regarding case	\$ 4,000.00
6/1/2005	13.5	DJC	Draft Motion for TRO; LR re same; work on declaration supporting TRO, related documents.	\$ 5,400.00
6/2/2005	10.6	WWP	Finalize and file Motion for TRO and supporting documents; prepare for hearing; TCW court clerk; Review minute order from the court; Emails to and from attorney Daniel Culhane and opposing counsel Robin Johansen and other associates; TCW attorney Robin Johansen	\$ 4,240.00
6/2/2005	7.0	DJC	Finalize and file Motion for TRO and supporting documents; prepare for hearing	\$ 2,800.00
6/3/2005	8.5	WWP	Meeting with Counsel; Prepare for hearing; 2:30 Hearing and argue motion before Court; TCW associates regarding status; TCW attorney Daniel Culhane; Review letter from the court; Prepare Declaration pursuant to Local Rule 65-23;	\$ 3,400.00
6/3/2005	6.5	DJC	Prepare outline for hearing.	\$ 2,600.00
6/4/2005	0.3	WWP	Email from the court	\$ 120.00
6/6/2005	8.5	WWP	Planning for Preliminary Injunction Motion; TCW associates regarding status and update; Emails regarding same	\$ 3,400.00
6/6/2005	3.5	DJC	Outline of Preliminary Injunction Motion.	\$ 1,400.00

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Date	Hours	Attorney	Description	Amount
6/7/2005	7.2	WWP	Telephone calls with potential clients regarding representation; conference with co-counsel regarding amended complaint; Emails from and to associates; Travel to and from 1:00 meeting with Remcho attorneys, and Attorney General regarding settlement discussions, case handling	\$ 2,880.00
6/7/2005	8.5	DJC	Begin drafting amended complaint; TCW	\$ 3,400.00
6/8/2005	10.8	WWP	potential clients. Research regarding ownership of unclaimed property by Judge Damrell; research ethical issues; TCW clients; draft amended complaint; Travel to and from meeting with Rob Maylor	\$ 4,320.00
6/8/2005	11.3	DJC	Continue drafting amended complaint; TCW clients; draft motion for recusal; LR re same.	\$ 4,520.00
6/9/2005	9.2	WWP	TCW clients; continue drafting amended complaint, motion for recusal; finalize stipulation for extension of time; TCW attorney Robin Johansen; Draft, email and fax letter to associates;	\$ 3,680.00
6/9/2005	6.5	DJC	Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 2,600.00
6/10/2005	9.5	WWP	Review Order, Email Bob; Conference Call with Bakersfield attorney; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 3,800.00
6/10/2005	9.6	DJC	Continue drafting amended complaint, declarations of clients, motion for recusal, motion	\$ 3,840.00
6/11/2005	6.5	WWP	for preliminary injunction. TCWs attorney DJC; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 2,600.00
6/11/2005	6.5	DJC	TCWs co-counsel; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 2,600.00
6/12/2005	5.0	WWP	TCWs co-counsel Daniel Culhane; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 2,000.00

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Date	Hours	Attorney	Description	Amount
6/12/2005	2.5	DJC	TCWs co-counsel; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 1,000.00
6/13/2005	1.7	WWP	Email from associate; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction;	\$ 680.00
6/13/2005	9.2	DJC	Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 3,680.00
6/14/2005	12.0	WWP	TCW Gary Kessleman regarding opinion and fax same; Emails to and form and multiple TCWs attorney Daniel Culhane and other associates; Forward documents to clients; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction;	\$ 4,800.00
6/14/2005	11.5	DJC	Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 4,600.00
6/15/2005	12.5	WWP	TCW associate regarding status; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction; TCW Gary Kessleman	\$ 5,000.00
6/15/2005	10.0	DJC	Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 4,000.00
6/16/2005	13.5	WWP	Continue drafting amended complaint, declarations of clients, motion for recusal, motion	\$ 5,400.00
6/16/2005	10.6	DJC	for preliminary injunction. Review Joint Request for Reassignment the Case arrange for filing; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction;	\$ 4,240.00
6/17/2005	7.0	WWP	TCW Gary Kessleman; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 2,800.00
6/17/2005	8.5	DJC	Prepare LT attorney and TCW Robin Johansen; Multiple TCW attorney Daniel Culhane; Continue drafting amended complaint, declarations of clients, motion for recusal, motion	\$ 3,400.00

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Date	Hours	Attorney	Description	Amount
			for preliminary injunction;	
6/18/2005	10.0	WWP	Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 4,000.00
6/18/2005	13.5	DJC	TCW client regarding status; Emails from attorney Daniel Culhane; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction;	\$ 5,404.00
6/19/2005	6.0	WWP	TCW client regarding status; Emails from and to attorney Daniel Culhane; Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 2,400.00
6/19/2005	9.0	DJC	Continue drafting amended complaint, declarations of clients, motion for recusal, motion for preliminary injunction.	\$ 3,600.00
6/20/2005	8.5	WWP	Prepare declarations of clients, arrange for original signature; Finalize and file motion for recusal; first amended complaint; memorandum in support of preliminary injunction; TCW client; Review lengthy email from client; Email from and to attorney Robin Johansen; Emails from and to attorney Daniel Culhane;	\$ 3,400.00
6/20/2005	10.8	DJC	Finalize and file motion for recusal; first amended complaint; memorandum in support of preliminary injunction; client declarations.	\$ 4,320.00
6/21/2005	3.5	WWP	Revise and finalize Request for Recusal and Reassignment of the case; Prepare declaration of William W. Palmer in Support, arrange for filing and service; TCW co-counsel; strategy and planning.	\$ 1,400.00
6/21/2005 6/22/2005	1.5 2.5	DJC WWP	TCW co-counsel; strategy and planning. Emails from and to attorney Daniel Culhane; Prepare Fee Agreement for client; Review order; TCW co-counsel; strategy and planning.	\$ 600.00 \$ 1,000.00
6/22/2005	1.0	DJC	TCW co-counsel; strategy and planning.	\$ 400.00

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Date	Hours	Attorney	Description	Amount
6/23/2005	1.8	WWP	TCW Court and TCW attorney Robin Johansen; Emails from and TCW attorney Daniel Culhane; Review Order Setting Status Review order reassigning case; Forward documents to clients	\$ 720.00
6/23/2005	3.2	DJC	Review Order reassigning case; TCW and emails to co-counsel.	\$ 1,280.00
6/24/2005	1.0	WWP	TCW co-counsel; strategy and planning.	\$ 400.00
6/24/2005	1.5	DJC	TCW co-counsel; strategy and planning.	\$ 600.00
6/25/2005	0.3	WWP	Emails to and from attorney Robin Johansen	\$ 120.00
6/27/2005	2.5	WWP	Multiple Emails to and from attorney Daniel Culhane and other associates; TCW R. Johansen regarding scheduling of hearing; draft amended notice of motion for preliminary injunction.	\$ 1,000.00
6/27/2005	1.7	DJC	LR and draft amended notice of motion.	\$ 680.00
6/28/2005	9.2	WWP	Emails to and form attorney Daniel Culhane and other associates; Forward Amended Notice of Motion for Preliminary Injunction to Dan for Filing; Email fro the Court regarding same; Agree to extension of time for Defendants to file Answer to First Amended Complaint.	\$ 3,680.00
6/28/2005	6.5	DJC	Edit and finalize amended notice of motion; LR re same.	\$ 2,600.00
6/29/2005	1.5	WWP	Email from and TCW opposing counsel Tom Willis regarding stipulated extension; Execute and return same by fax and mail; Email from the Court regarding same; Emails form and to and TCW attorney Daniel Culhane and other associates; Review stipulation to extend time;	\$ 600.00
6/29/2005	1.4	DJC	TCW co-counsel.	\$ 560.00
6/30/2005	1.5	WWP	Emails from and to associates regarding update; Review transcript of TRO hearing; TCW co- counsel.	\$ 600.00
6/30/2005	3.0	DJC	Review and analyze transcript of TRO hearing; TCW co-counsel.	\$ 1,200.00
7/1/2005	0.5	WWP	TCW co-counsel.	\$ 200.00
7/1/2005	0.5	DJC	TCW co-counsel.	\$ 200.00
7/5/2005	1.5	WWP	Emails to and from attorney Daniel Culhane; TCW co-counsel; strategy and planning; TCW Accountant	\$ 600.00
7/5/2005	1.0	DJC	TCW co-counsel; strategy and planning.	\$ 400.00

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Date	Hours	Attorney	Description	Amount
7/7/2005	0.3	WWP	Fax from associate regarding unclaimed property; TCW co-counsel.	\$ 120.00
7/7/2005	0.3	DJC	TCW co-counsel.	\$ 120.00
7/8/2005	0.4	WWP	TCW co-counsel.	\$ 160.00
7/8/2005	0.4	DJC	TCW co-counsel.	\$ 160.00
7/11/2005	5.5	WWP	Report to clients; TCW attorney Daniel Culhane; Review Answer to First Amended Compliant; forward same to Daniel Culhane; Legal Research 12c Motion; Review discovery from other cases	\$ 2,200.00
7/11/2005	6.5	DJC	Review and analyze answer to First Amended Complaint.	\$ 2,600.00
7/12/2005	1.2	WWP	Email from attorney Daniel Culhane; TCW cocounsel; strategy and planning.	\$ 480.00
7/12/2005	3.5	DJC	TCW co-counsel; strategy and planning.	\$ 1,400.00
7/13/2005	0.3	WWP	TCW co-counsel.	\$ 120.00
7/13/2005	0.3	DJC	TCW co-counsel.	\$ 120.00
7/14/2005	1.8	WWP	TCW Private Investigator and travel to and from meeting regarding same	\$ 720.00
7/15/2005	0.4	WWP	TCW co-counsel.	\$ 160.00
7/15/2005	0.4	DJC	TCW co-counsel.	\$ 160.00
7/18/2005	0.4	WWP	TCW co-counsel.	\$ 160.00
7/18/2005	0.5	DJC	TCW co-counsel.	\$ 200.00
7/19/2005	0.3	WWP	TCWs co-counsel regarding status.	\$ 120.00
7/19/2005	0.3	DJC	TCW co-counsel.	\$ 120.00
7/20/2005	0.5	WWP	Email from associate regarding update; TCW cocounsel.	\$ 200.00
7/20/2005	0.5	DJC	TCW co-counsel.	\$ 200.00
7/22/2005	0.4	WWP	TCW co-counsel.	\$ 160.00
7/22/2005	0.4	DJC	TCW co-counsel.	\$ 160.00
7/25/2005	6.5	WWP	Receive and review opposition to motion for preliminary injunction and supporting papers; LR and begin drafting Reply in Support of Motion for Preliminary Injunction; Email from associate regarding update	\$ 2,600.00
7/25/2005	8.5	DJC	Receive and review opposition to motion for preliminary injunction and supporting papers; LR and begin drafting Reply in Support of Motion for Preliminary Injunction.	\$ 3,400.00

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Date	Hours	Attorney	Description	Amount
7/26/2005	4.5	WWP	LR and draft Reply in Support of Motion for Preliminary Injunction	\$ 1,800.00
7/26/2005	6.1	DJC	LR and draft Reply in Support of Motion for Preliminary Injunction	\$ 2,440.00
7/27/2005	9.2	WWP	TCW opposing counsel Robin Johansen; TT and email from associates regarding status; LR and draft Reply in Support of Motion for Preliminary Injunction; Declaration and review transcript	\$ 3,680.00
7/27/2005	8.1	DJC	Travel to Sacramento; LR and draft Reply in Support of Motion for Preliminary Injunction.	\$ 3,240.00
7/28/2005	10.0	WWP	TCW and travel to and from and meeting with Dianna Sorby regarding witness meeting; Emails from associates regarding hearing date and drafts; Legal Research and draft Reply in Support of Motion for Preliminary Injunction	\$ 4,000.00
7/28/2005	6.7	DJC	LR and draft Reply in Support of Motion for Preliminary Injunction; TCW and travel to and from and meeting with Dianna Sorby regarding witness meeting	\$ 2,680.00
7/29/2005	8.3	WWP	LR and draft Reply in Support of Motion for Preliminary Injunction; TCW attorney WWP	\$ 3,320.00
7/29/2005	1.3	DJC	TCW attorney DCJ; LR and draft Reply in Support of Motion for Preliminary Injunction	\$ 520.00
7/30/2005	9.6	WWP	TCW and meet with D. Sorby; continue to draft Reply in Support of Motion for Preliminary Injunction.	\$ 3,840.00
7/31/2005	9.6	DJC	Meet with D. Sorby; continue to draft Reply in Support of Motion for Preliminary Injunction; travel from Sacramento.	\$ 3,840.00
8/1/2005	8.3	WWP	Multiple TCWs and emails to and from attorney Daniel Culhane and other associates; Finalize and file Reply in Support of Motion for Preliminary Injunction; TCW Dianna Sorby	\$ 3,320.00
8/1/2005	9.6	DJC	Finalize and file Reply in Support of Motion for Preliminary Injunction.	\$ 3,840.00
8/2/2005	9.3	WWP	Prepare for hearing; review files, Motion for Preliminary Injunction; Legal research regarding same; Multiple TCWs and emails to and from attorney Daniel Culhane and other associates	\$ 3,720.00

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Date	Hours	Attorney	Description	Amount
8/2/2005	4.2	DJC	Prepare for hearing; review files, Motion for Preliminary Injunction.	\$ 1,680.00
8/3/2005	6.5	WWP	Prepare for and attend status conference.	\$ 2,600.00
8/3/2005	2.5	DJC	LR recusal issues.	\$ 1,000.00
8/4/2005	9.2	WWP	Prepare for follow-up status conference; LR conflict of interest for judge; TCW multiple associates and attorney Daniel Culhane regarding update on same; TCW Dianna Sorby; KCRA Channel 3 inquiries	\$ 3,680.00
8/4/2005	8.5	DJC	TCW co-counsel; LR conflict of interest for judge.	\$ 3,400.00
8/5/2005	4.5	WWP	Attend status conference before Judge Shubb.	\$ 1,800.00
8/5/2005	1.5	DJC	Finalize internal memorandum regarding conflict issue.	\$ 600.00
8/6/2005	8.3	WWP	Multiple emails to and from associates regarding update and follow up; Prepare for hearing on Motion for Preliminary Injunction.	\$ 3,320.00
8/6/2005	6.5	DJC	Prepare for hearing on Motion for Preliminary Injunction.	\$ 2,600.00
8/7/2005	4.3	WWP	Prepare for hearing on Motion for Preliminary Injunction; Multiple emails to and from associates regarding update and follow up	\$ 1,720.00
8/7/2005	5.0	DJC	Prepare for hearing on Motion for Preliminary Injunction.	\$ 2,000.00
8/8/2005	8.5	WWP	Create hearing binders and prepare documents; Prepare for and argue Motion for Preliminary Injunction at 1:30 Hearing	\$ 3,400.00
8/8/2005	4.5	DJC	Prepare outline for hearing on motion for Preliminary Injunction.	\$ 1,800.00
8/9/2005	9.5	WWP	TCW associate and emails regarding status; Prepare for travel to and from and attend hearing; LR and draft supplemental letter brief per order of Court.	\$ 3,800.00
8/9/2005	5.8	DJC	LR and draft supplemental letter brief per order of Court.	\$ 2,320.00
8/10/2005	6.1	WWP	Emails to and form attorney Daniel Culhane regarding status; LR and draft supplemental letter brief per order of Court.	\$ 2,440.00
8/10/2005	7.5	DJC	LR and draft supplemental letter brief per order of Court.	\$ 3,000.00

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Date	Hours	Attorney	Description	Amount
8/11/2005	7.0	WWP	Emails to and from attorneys Daniel Culhane and Robin Johansen; LR and draft supplemental letter brief per order of Court.	\$ 2,800.00
8/11/2005	4.2	DJC	LR and draft supplemental letter brief per order of Court.	\$ 1,680.00
8/12/2005	2.3	WWP	LR and draft supplemental letter brief per order of Court; Prepare DVDs as exhibits.	\$ 920.00
8/12/2005	4.0	DJC	LR and draft supplemental letter brief per order of Court.	\$ 1,600.00
8/13/2005	2.0	WWP	LR and revise draft supplemental letter brief per order of Court.	\$ 800.00
8/13/2005	0.5	DJC	LR and revise draft supplemental letter brief per order of Court.	\$ 200.00
8/15/2005	7.0	WWP	LR and revise draft supplemental letter brief per order of Court.	\$ 2,800.00
8/15/2005	6.5	DJC	TCW Lexis Nexis regarding filing; Legal research regarding same; TCW associate regarding; LR and draft supplemental letter brief per order of Court.	\$ 2,600.00
8/16/2005	6.5	WWP	TCW attorney Daniel Culhane regarding flings; Review Memorandum of Order Re; Motion for Preliminary Injunction; Finalize and file supplemental Brief on Motion for Preliminary Injunction; review Order denying Motion for Preliminary Injunction.	\$ 2,600.00
8/16/2005	7.1	DJC	Finalize and file supplemental Brief on Motion for Preliminary Injunction; review Order denying Motion for Preliminary Injunction.	\$ 2,840.00
8/17/2005	5.2	WWP	LR standing, other issues; TCW co-counsel; strategy and planning.	\$ 2,080.00
8/17/2005	3.8	DJC	LR standing, other issues; TCW co-counsel; strategy and planning.	\$ 1,520.00
8/18/2005	2.5	DJC	LR process for appealing denial of preliminary injunction.	\$ 1,000.00
8/19/2005	2.6	WWP	Email from associates regarding update; TCW co-counsel; strategy and planning.	\$ 1,040.00
8/19/2005	4.5	DJC	TCW co-counsel; Legal research and strategy planning.	\$ 1,800.00
8/20/2005	0.3	WWP	Emails to and from attorney Daniel Culhane regarding status	\$ 120.00

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Date	Hours	Attorney	Description	Amount
8/20/2005	0.3	DJC	Emails from and to co-counsel regarding status	\$ 120.00
8/21/2005	0.3	WWP	Emails to and from attorney Daniel Culhane regarding status	\$ 120.00
8/21/2005	0.3	DJC	Emails from and to attorney WWP regarding status	\$ 120.00
8/22/2005	3.5	WWP	TCW clients; strategy and planning; Emails to and from attorney Daniel Culhane regarding status	\$ 1,400.00
8/22/2005	4.6	DJC	Emails to and from attorney WWP regarding status; TCW clients; strategy and planning.	\$ 1,840.00
8/23/2005	5.3	WWP	TCW client regarding status; Prepare client memorandum; discuss with clients; Legal Research regarding same;	\$ 2,120.00
8/23/2005	6.0	DJC	Draft and revise client memorandum; TCW with clients regarding appeal.	\$ 2,400.00
8/24/2005	2.3	WWP	TCW clients; strategy and planning.	\$ 920.00
8/24/2005	0.5	DJC	TCW co-counsel.	\$ 200.00
8/25/2005	6.0	WWP	Review draft and legal research preliminary injunction; TT attorney Daniel Culhane regarding status of same	\$ 2,400.00
8/29/2005	0.5	WWP	TCW co-counsel; strategy and planning.	\$ 200.00
8/29/2005	1.5	DJC	TCW co-counsel; strategy and planning; LR appeal process; begin drafting Notice of Appeal and related documents.	\$ 600.00
8/30/2005	0.5	WWP	Emails to and from attorney Robin Johansen; TCW co-counsel; revise notice of appeal.	\$ 200.00
8/30/2005	2.8	DJC	LR standing and other issues.	\$ 1,120.00
8/31/2005	0.3	WWP	Emails to and from attorney Daniel Culhane regarding proposed discovery plan; Emails to and from attorney Robin Johansen regarding same; TCW co-counsel.	\$ 120.00
8/31/2005	5.3	DJC	LR issues for appeal.	\$ 2,120.00
9/1/2005	0.5	WWP	TCW co-counsel.	\$ 200.00
9/1/2005	6.5	DJC	TCW co-counsel; LR issues for appeal.	\$ 2,600.00
9/2/2005	5.5	WWP	TCWs attorney Daniel Culhane regarding federal rules of court; Emails and TCWs other associates regarding same; TCWs Robin Johansen regarding same; Prepare Preliminary Injunction Appeal and arrange for service and filing of same; Meeting with Vickie Berrninger	\$ 2,200.00

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Date	Hours	Attorney	Description	Amount
9/2/2005	9.6	DJC	LR issues for appeal; begin drafting brief; TCW co-counsel	\$ 3,840.00
9/3/2005	8.7	DJC	LR and continue drafting brief	\$ 3,480.00
9/4/2005	6.8	DJC	Continue Legal Research and draft brief	\$ 2,720.00
9/5/2005	7.5	DJC	Continue drafting brief; LR re same.	\$ 3,000.00
9/6/2005	5.7	DJC	Review draft brief; Emails to co-counsel regarding draft brief and transcripts; Revise Brief.	\$ 2,280.00
9/6/2005	5.5	WWP	Review draft brief; Emails from attorney Daniel Culhane regarding same and transcripts	\$ 2,200.00
9/7/2005	1.5	WWP	Legal research regarding federal rules of court; Emails from attorney Daniel Culhane regarding same	\$ 600.00
9/7/2005	5.4	DJC	LR federal rules of court; prepare memorandum regarding same; Emails to co-counsel	\$ 2,160.00
9/8/2005	3.2	WWP	Emails to and from attorney Robin Johansen regarding proposed discovery plan; Emails to and from attorney Daniel Culhane regarding same and federal rules; Emails to and from other associates update; TF Susan Swinton; LR Rule 26(f)	\$ 1,280.00
9/8/2005	6.1	DJC	Emails to and from attorney Robin Johansen regarding proposed discovery plan; Emails to and from attorney Daniel Culhane regarding same and federal rules; Emails to and from other associates update; Review and edit discovery plan; review rules of court; LR re same;	\$ 2,440.00
9/9/2005	9.2	WWP	TCW attorney Robin Johansen regarding federal rules of court; Review draft and TCWs attorney Daniel Culhane regarding status of same; TCW associates regarding same; TCW regarding transcripts; Prepare email status report to clients; Prepare Motion for Judicial Notice, Motion to Strike and Declaration	\$ 3,680.00
9/9/2005	9.1	DJC	Continue LR regarding rules of court, issues on appeal; TCW with co-counsel	\$ 3,640.00
9/11/2005	1.5	WWP	Emails to and from attorneys Robin Johansen and Daniel Culhane and TCW co-counsel regarding stay of discovery;	\$ 600.00

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Date	Hours	Attorney	Description	Amount
9/11/2005	0.8	DJC	TCW and emails from and to co-counsel regarding stay of case, other issues.	\$ 320.00
9/12/2005	3.5	WWP	TCWs and emails to and from attorneys Daniel Culhane and Robin Johansen regarding Stipulation; Arrange for signature and fax same	\$ 1,400.00
9/12/2005	4.5	DJC	Stipulation to stay proceedings during appeal; Emails to and from and TCW co-counsel regarding same	\$ 1,800.00
9/13/2005	0.3	WWP	Email from court regarding filing	\$ 120.00
9/13/2005	8.5	DJC	Work with Court to enable electronic filing, correct filing glitches; continue drafting opening brief.	\$ 3,400.00
9/14/2005	7.5	WWP	Legal research; Review file and related document and revise Opening Brief; TCWs and emails from and to attorney Daniel Culhane regarding same	\$ 3,000.00
9/14/2005	8.3	DJC	LR and draft opening brief; TCW and emails to and from co-counsel regarding same	\$ 3,320.00
9/15/2005	8.0	WWP	TCW court clerk regarding transcript; Email from court regarding filings; Legal Research federal rules of court and forward same to attorney Daniel Culhane, emails and TCW's attorney Daniel Culhane regarding same	\$ 3,200.00
9/15/2005	8.7	DJC	LR and draft opening brief; inquire regarding status of transcripts; TCW and emails from co-counsel regarding same	\$ 3,480.00
9/16/2005	0.6	WWP	TCW Court clerk regarding transcript; TCW attorney Daniel Culhane regarding same	\$ 240.00
9/16/2005	7.5	DJC	LR and draft opening brief; TCW co-counsel regarding same	\$ 3,000.00
9/17/2005	8.6	DJC	LR and draft opening brief.	\$ 3,440.00
9/18/2005	0.4	WWP	TCW and emails to and from attorney Daniel Culhane regarding status.	\$ 160.00
9/18/2005	5.5	DJC	LR and draft opening brief; TCW co-counsel regarding same	\$ 2,200.00
9/19/2005	1.8	WWP	TCWs Court clerk regarding status of the transcript; Arrange to pick up same; TCWs attorney Daniel Culhane regarding status of same	\$ 720.00
9/19/2005	13.0	DJC	LR and draft opening brief; TCW co-counsel regarding same	\$ 5,200.00

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Date	Hours	Attorney	Description	Amount
9/20/2005	10.5	DJC	LR and draft opening brief.	\$ 4,200.00
9/20/2005	0.5	WWP	TCW Gary Kesslemen; Return call from public inquiry	\$ 200.00
9/21/2005	8.5	WWP	TF Gary Kessleman; LR and Revise documents, multiple TCWs and emails to and from attorney Daniel Culhane regarding same	\$ 3,400.00
9/21/2005	12.3	DJC	LR and draft opening brief; TCW co-counsel regarding same	\$ 4,920.00
9/22/2005	14.0	DJC	LR and continue drafting Opening Brief.	\$ 5,600.00
9/22/2005	4.5	WWP	Review draft make necessary revisions, still in draft form	\$ 1,800.00
9/23/2005	9.1	DJC	Legal Research and continue drafting brief.	\$ 3,640.00
9/23/2005	3.5	WWP	Review previous draft of Opening Brief make revisions	\$ 1,400.00
9/24/2005	12.5	DJC	Continue LR and draft opening brief; Forward revised draft to co-counsel	\$ 5,000.00
9/24/2005	5.5	WWP	Review previous draft of Opening Brief make revisions	\$ 2,200.00
9/25/2005	3.0	DJC	Review draft make necessary revisions, still in draft form	\$ 1,200.00
9/25/2005	0.9	WWP	Review draft of Opening Brief	\$ 360.00
9/26/2005	7.5	DJC	LR and draft opening brief; TCW co-counsel regarding same	\$ 3,000.00
9/26/2005	1.6	WWP	TCW associate attorney; Review draft of Opening Brief	\$ 640.00
9/27/2005	9.1	DJC	LR and continue drafting Opening Brief; forward same to co-counsel; TCW co-counsel regarding same	\$ 3,640.00
9/27/2005	8.5	WWP	Receive draft from associate attorney; Review and make revisions to same; Regarding same; TCW co-counsel regarding same	\$ 3,400.00
9/28/2005	10.3	DJC	LR and draft opening brief; TCWs WWP regarding same	\$ 4,120.00
9/28/2005	8.5	WWP	Review draft from co-counsel DJC; and LR regarding same; Several TCWs DJC regarding same	\$ 3,400.00
9/29/2005	6.5	WWP	Revise documents, multiple TCWs and emails to and from attorney Daniel Culhane regarding same	\$ 2,600.00
9/29/2005	12.5	DJC	LR and draft opening brief.	\$ 5,000.00

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Date	Hours	Attorney	Description	Amount
9/30/2005	8.5	WWP	Finalize document; forward same to attorney Robin Johansen by fax and mail; Complete brief; Prepare two volumes of Excerpts of Records; Arrange of filing and service.	\$ 3,400.00
9/30/2005	3.8	DJC	Complete and file brief.	\$ 1,520.00
10/6/2005	2.5	WWP	Travel to and from lunch meeting with private investigator	\$ 1,000.00
10/7/2005	1.5	WWP	Faxes to and from attorney Daniel Culhane	\$ 600.00
10/7/2005	1.5	DJC	Review Court's order; consult with co-counsel.	\$ 600.00
10/10/2005	0.3	WWP	TCW attorney Daniel Culhane regarding status	\$ 120.00
10/10/2005	0.3	DJC	TCW co-counsel regarding status.	\$ 120.00
10/12/2005	0.8	WWP	TCW co-counsel DJC; Receive and review order from court regarding preliminary injunction	\$ 320.00
10/12/2005	1.0	DJC	Review Court's order; discuss with co-counsel.	\$ 400.00
10/14/2005	1.2	DJC	Review status; consult with co-counsel regarding same.	\$ 480.00
10/14/2005	0.4	WWP	Emails to and from attorney Daniel Culhane and other associates regarding update	\$ 160.00
10/16/2005	2.5	WWP	Review Order and Briefing Schedule; forward same to co-counsel	\$ 1,000.00
10/24/2005	2.5	WWP	Legal research supplemental Brief	\$ 1,000.00
10/25/2005	1.2	WWP	Legal research physical evidence DVD filing	\$ 480.00
10/26/2005	2.8	WWP	Emails to and from attorney Daniel Culhane regarding update	\$ 1,120.00
10/26/2005	2.7	DJC	Consult with co-counsel regarding status; Research and draft motion to file physical evidence.	\$ 1,080.00
10/27/2005	6.5	WWP	Emails to and from attorney Daniel Culhane and other associates regarding update; Finalize Motion to File Physical Evidence, arrange for filing and service	\$ 2,600.00
10/27/2005	3.6	DJC	Edit and finalize motion to file physical evidence.	\$ 1,440.00
10/28/2005	6.3	WWP	Review Appellee's Answering Brief and Excerpts of Record; LR regarding same	\$ 2,520.00
10/31/2005	6.5	WWP	Prepare motion to file physical evidence; arrange for service and filing of same	\$ 2,600.00
11/2/2005	7.5	WWP	Review Opposition; Legal research and draft Reply Brief; TCW attorney DCJ	\$ 3,000.00
11/2/2005	4.5	DJC	Continue Legal Research and start drafting Reply	\$ 1,800.00

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Date	Hours	Attorney	Description	Amount
			Brief.	
11/3/2005	7.5	WWP	Update clients; Legal research on Reply Brief, review cases and statutes; TCW Dianna Sorby	\$ 3,000.00
11/3/2005	8.0	DJC	Review Answering Brief form opposing side; Continue Legal Research and continue drafting Reply Brief.	\$ 3,200.00
11/4/2005	4.5	WWP	TCW attorney DJC, and legal research and revise draft Reply Brief	\$ 1,800.00
11/4/2005	10.0	DJC	Review Appellee's Answering Brief and Excerpts of Record; LR regarding same; Continue drafting the brief.	\$ 4,000.00
11/5/2005	11.0	DJC	LR and draft Reply Brief.	\$ 4,400.00
11/6/2005	1.0	WWP	Meeting with private investigator	\$ 400.00
11/6/2005	4.5	DJC	Continue Legal Research and start drafting Reply Brief.	\$ 1,800.00
11/4/2005	2.5	WWP	Review Draft Reply	\$ 1,000.00
11/7/2005	11.0	DJC	Review Answering Brief form opposing side; Continue Legal Research and continue drafting Reply Brief.	\$ 4,400.00
11/8/2005	11.5	DJC	LR and draft Reply Brief.	\$ 4,600.00
11/8/2005	8.0	WWP	TCW co-counsel DJC; Review draft of Reply Brief; revise same, forward same to attorney Daniel J. Culhane	\$ 3,200.00
11/9/2005	12.0	DJC	LR and draft Reply Brief.	\$ 4,800.00
11/9/2005	8.0	WWP	TCW co-counsel DJC; LR and review draft of Reply Brief; revise same, forward same to attorney Daniel J. Culhane	\$ 3,200.00
11/10/2005	7.0	DJC	LR and draft Reply Brief.	\$ 2,800.00
11/10/2005	4.0	WWP	Review draft of Reply Brief; revise same, forward same to attorney Daniel J. Culhane	\$ 1,600.00
11/11/2005	9.5	DJC	LR and draft Reply Brief.	\$ 3,800.00
11/11/2005	7.0	WWP	Review draft of Reply Brief; revise same, forward same to attorney Daniel J. Culhane,	\$ 2,800.00
11/12/2005	9.3	DJC	LR and draft Reply Brief.	\$ 3,720.00
11/12/2005	8.8	WWP	Emails to and from attorney Daniel Culhane; LR and revise reply brief	\$ 3,520.00
11/13/2005	14.0	DJC	LR and draft Reply Brief.	\$ 5,600.00
11/13/2005	7.0	WWP	Legal Research, forward same to attorney Daniel J. Culhane	\$ 2,800.00

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Date	Hours	Attorney	Description	Amount
11/14/2005	7.5	WWP	Pick up DCJ from Sacramento Airport and meeting; Legal Research, forward same to attorney Daniel J. Culhane	\$ 3,000.00
11/14/2005	6.5	DJC	Finalize and file Reply Brief; draft and file Request for Oral Argument.	\$ 2,600.00
11/15/2005	3.5	DJC	Organize files; review status.	\$ 1,400.00
11/16/2005	1.0	WWP	Correct documents and LT court forwarding same to the court	\$ 400.00
11/17/2005	6.8	WWP	Review and revise Request for Oral Argument on Appeal; Arrange for filing and service; Prepare necessary document and forward to court and attorney Daniel Culhane	\$ 2,720.00
11/17/2005	2.5	DJC	Review documents from attorney WWP	\$ 1,000.00
11/18/2005	2.5	DJC	Correct and file proof of service; strategy and planning.	\$ 1,000.00
11/21/2005	6.5	WWP	Travel to and from Los Angeles and meeting with Brian Boydston; Report to Clients	\$ 2,600.00
11/28/2005	1.4	WWP	LT clients regarding update and forwarding necessary documents	\$ 560.00
12/2/2005	0.5	WWP	Forward necessary document to associate attorney Daniel Culhane	\$ 200.00
12/2/2005	0.6	DJC	Review Court's order regarding Panel retains jurisdiction over appeal.	\$ 240.00
12/7/2005	1.5	WWP	Copies of Opposition and Reply Brief	\$ 600.00
12/14/2005	0.7	WWP	TCW associate regarding update	\$ 280.00
12/14/2005	0.7	DJC	Consult with co-counsel regarding status	\$ 280.00
12/16/2005	1.5	WWP	TCWs associates, long discussions regarding status, and possible next steps	\$ 600.00
12/16/2005	1.5	DJC	Consult with co-counsel regarding status	\$ 600.00
12/20/2005	2.5	WWP	Travel to and from and attend meeting with private investigator	\$ 1,000.00
12/21/2005	2.5	WWP	Travel to and from meeting with private investigator	
12/23/2005	0.5	WWP	TCW associate discussed status	\$ 200.00
12/23/2005	0.5	DJC	Consult with co-counsel regarding status	\$ 200.00
1/5/2006	1.0	WWP	2xTCW associates regarding updates	\$ 400.00
1/5/2006	1.0	DJC	Consult with co-counsel regarding status	\$ 400.00
1/10/2006	1.0	DJC	Consult with co-counsel regarding status	\$ 400.00
1/11/2006	0.5	DJC	TCW co-counsel regarding	\$ 200.00

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Date	Hours	Attorney	y Description	Amount
1/11/2006	1.5	WWP	Email received form associates regarding sibmittal; TCW co-counsel DJC regarding same	\$ 600.00
1/12/2006	6.5	WWP	TCWs and emails to and from attorneys Daniel Culhane and Robin Johansen regarding Stipulation; Arrange for signature and fax same; Travel to and from Los Angeles meeting with Brian Boydston	\$ 2,600.00
1/12/2006	1.5	DJC	TCWs and emails from and to attorney WWP regarding Stipulation	\$ 600.00
1/13/2006	0.3	WWP	Email from court regarding filing	\$ 120.00
1/14/2006	7.5	WWP	Legal research; Review file and related document and revise Opening Brief; TCWs and emails from and to attorney Daniel Culhane regarding same	\$ 3,000.00
1/14/2006	5.5	DJC	Review documents from attorney WWP, Revise same; TCWs and emails to and from WWP regarding same	\$ 2,200.00
1/15/2006	8.0	WWP	TCW court clerk regarding transcript; Email from court regarding filings; Legal Research federal rules of court and forward same to attorney Daniel Culhane, emails and TCW's attorney Daniel Culhane regarding same	\$ 3,200.00
1/15/2006	6.5	DJC	Legal research rules of court; Emails from and to and TCWs attorney WWP regarding same	\$ 2,600.00
1/16/2006	0.6	WWP	TCW Court clerk regarding transcript; TCW attorney Daniel Culhane regarding same	\$ 240.00
1/16/2006	0.4	DJC	TCW attorney WWP regarding transcripts from the court	\$ 160.00
1/18/2006	0.4	WWP	TCW and emails to and from attorney Daniel Culhane regarding status	\$ 160.00
1/18/2006	0.4	DJC	TCW and emails from and to co-counsel WWP	\$ 160.00
1/20/2006	0.3	WWP	TCW Antonio regarding case; Email from attorney Daniel Culhane regarding Contact information	\$ 120.00
1/20/2006	0.2	DJC	Email from attorney WWP regarding Contact information	\$ 80.00
1/21/2006	1.0	WWP	Email received from Daniel Culhane regarding Index of Documents	\$ 400.00
1/21/2006	1.0	DJC	Email to attorney WWP regarding Index of Documents	\$ 400.00

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Date	Hours	Attorney	Description	Amount
1/22/2006	0.3	WWP	Email reviewed from State Controller's Office	\$ 120.00
1/30/2006	0.3	WWP	Emails from and to associates; Review same	\$ 120.00
1/30/2006	1.2	DJC	Prepare email regarding status, media strategy.	\$ 480.00
1/31/2006	1.0	WWP	Prepare email to the media and other associates regarding update, TCW associates regarding same	\$ 400.00
1/31/2006	1.0	DJC	Consult with co-counsel.	\$ 400.00
2/1/2006	0.5	WWP	Email to attorney Daniel Culhane regarding unclaimed property; TCW co-counsel.	\$ 200.00
2/1/2006	0.6	DJC	Email from co-counsel and TCW co-counsel regarding status	\$ 240.00
2/9/2006	0.3	WWP	TCW co-counsel.	\$ 120.00
2/9/2006	0.3	DJC	TCW attorney WWP regarding status	\$ 120.00
2/15/2006	1.0	WWP	Email from associate regarding update	\$ 400.00
2/15/2006	1.0	DJC	Email to co-counsel WWP	\$ 400.00
2/16/2006	0.2	WWP	Email from associate	\$ 80.00
2/16/2006	0.2	DJC	Email to co-counsel WWP regarding update	\$ 80.00
2/21/2006	1.0	WWP	Email from associate; Review same	\$ 400.00
2/21/2006	1.0	DJC	Consult with co-counsel regarding status	\$ 400.00
2/26/2006	0.2	WWP	Emails from associates	\$ 80.00
2/26/2006	0.4	DJC	Consult with co-counsel regarding status	\$ 160.00
3/7/2006	0.5	WWP	Emails to and from Richard Cohen regarding USDOJ	\$ 175.00
3/8/2006	0.2	WWP	Email received regarding Bill 1752.	\$ 70.00
3/15/2006	2.6	WWP	Emails to and from associate's; Emails from investigator regarding SB 1752, review same; TCW and emails to DJC	\$ 1,040.00
3/15/2006	2.3	DJC	Emails from and to co-counsel regarding Bill SB 1752; review same; TCW regarding same	
3/16/2006	1.7	WWP	Prepare letter to the senators; arrange for deliver and distribution; TCW attorney DJC regarding status	\$ 680.00
3/16/2006	1.5	DJC	Consult with co-counsel regarding status	\$ 600.00
3/17/2006	1.2	WWP	TCW and emails from attorney Daniel Culhane regarding update	\$ 480.00
3/17/2006	1.2	DJC	Consult with co-counsel regarding status	\$ 480.00
3/24/2006	1.0	WWP	Emails from associates and attorney Daniel Culhane regarding status	\$ 400.00
3/24/2006	1.0	DJC	Consult with co-counsel regarding status	\$ 400.00

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Date	Hours	Attorney	Description	Amount
3/29/2006	0.3	WWP	Emails from and to attorney Daniel Culhane and California Legislature	\$ 120.00
3/29/2006	0.7	DJC	Consult with co-counsel regarding status; Emails	\$ 280.00
3/31/2006	0.5	WWP	to co-counsel Emails to and from attorney Daniel Culhane and California Legislature	\$ 200.00
3/31/2006	0.5	DJC	Emails from and to co-counsel WWP regarding status	\$ 200.00
4/1/2006	0.8	WWP	Emails to and from California Legislature regarding update	\$ 320.00
4/3/2006	1.0	DJC	Emails from and to co-counsel regarding status	\$ 400.00
4/3/2006	1.6	WWP	Emails to and from associates, attorney Daniel Culhane, assistant, and California Legislature regarding update	\$ 640.00
4/4/2006	5.2	DJC	Email from co-counsel regarding update, Legal Research options	\$ 2,080.00
4/4/2006	8.2	WWP	Email to assistant and attorney DJC regarding update, LR options	\$ 3,280.00
4/5/2006	8.5	WWP	Prepare brief to fax to Daniel Culhane, fax transmitted.	\$ 3,400.00
4/5/2006	6.5	DJC	Emails from and to California Legislature; Fax from WWP and review and revise same	\$ 2,600.00
4/7/2006	4.7	WWP	Finalize Motion to Expedite from Baghdad, Iraq, and arrange for filing and service; Emails to and from attorney Daniel Culhane and other associates regarding same	\$ 1,880.00
4/7/2006	4.0	DJC	Review Motion to Expedite; Emails from and to attorney WWP in Baghdad, Iraq, regarding same	\$ 1,600.00
4/8/2006	1.3	DJC	Emails from and to co-counsel regarding Motion to Expedite	\$ 520.00
4/8/2006	2.9	WWP	Forward Motion to Expedite, from Baghdad, Iraq, to associates; Emails to and from attorney Daniel Culhane regarding same	\$ 1,160.00
4/10/2006	0.8	DJC	Emails from co-counsel	\$ 320.00
4/10/2006	1.3	WWP	Emails to and from attorney co-counsel and assistant regarding update and follow up; Email to California Legislature regarding update	\$ 520.00

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Date	Hours	Attorney	Description	Amount
4/11/2006	3.5	WWP	Email from Remcho, Johansen & Purcell regarding Opposition; Review same; Emails to and from associate attorney regarding same	\$ 1,400.00
4/11/2006	1.0	DJC	Emails from co-counsel WWP	\$ 400.00
4/12/2006	0.5	WWP	Emails to and from associate attorney DJC	\$ 200.00
4/12/2006	0.5	DJC	Emails from and to co-counsel	\$ 200.00
4/13/2006	0.5	WWP	Emails to and from associate attorney and other associates	\$ 200.00
4/13/2006	0.3	DJC	Emails from and to co-counsel	\$ 120.00
4/15/2006	0.2	WWP	Emails to and from associates and co-counsel	\$ 80.00
4/15/2006	0.2	DJC	Emails from and to co-counsel WWP regarding update	\$ 80.00
4/23/2006	0.4	WWP	Email to and from assistant regarding status	\$ 160.00
4/25/2006	6.9	WWP	TCW associates regarding update; Review Opposition to Motion for TRO and Motion for Preliminary Injunction; LR regarding same	\$ 2,760.00
4/25/2006	3.5	DJC	TCW co-counsel; Review Opposition	\$ 1,400.00
4/27/2006	2.5	WWP	TCW news reporter; TCW California State Legislature	\$ 1,000.00
5/2/2006	0.4	DJC	Emails from and to co-counsel	\$ 160.00
5/2/2006	0.4	WWP	Emails to and from associate attorney	\$ 160.00
5/4/2006	0.3	WWP	Email from California Legislature	\$ 120.00
5/5/2006	0.3	DJC	Emails to co-counsel	\$ 120.00
5/5/2006	0.5	WWP	Email from associates	\$ 200.00
5/7/2006	0.5	DJC	Emails to co-counsel	\$ 200.00
5/7/2006	0.8	WWP	Emails from associate attorney	\$ 320.00
5/8/2006	0.4	WWP	Emails to and from associates	\$ 160.00
5/8/2006	0.4	DJC	Emails from and to	\$ 160.00
5/9/2006	1.9	WWP	TCW and meeting with an associate regarding case	\$ 760.00
5/9/2006	1.0	DJC	TCW co-counsel	\$ 400.00
5/10/2006	1.3	WWP	Emails from and TCW California Legislature, Prepare a lengthy email to TCW California Legislature	\$ 520.00
5/11/2006	0.8	WWP	Emails to California Legislature and other associates	\$ 320.00
5/11/2006	0.4	DJC	Emails from and to WWP	\$ 160.00
5/12/2006	0.2	WWP	Email to associates regarding update	\$ 80.00

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Date	Hours	Attorney	Description	Amount
5/12/2006	0.2	DJC	Email	\$ 80.00
5/13/2006	0.5	WWP	Email from and to associates	\$ 200.00
5/13/2006	0.3	DJC	Email to and from attorney WWP	\$ 120.00
5/16/2006	2.8	WWP	Prepare a lengthy email to California Legislature; Email to associate attorney regarding same	\$ 1,120.00
5/16/2006	1.8	DJC	Review lengthy email from WWP	\$ 720.00
5/17/2006	1.9	WWP	Emails to and from California Legislature, co- counsel, and other associates regarding this matter	\$ 760.00
5/17/2006	1.0	DJC	Review email from California Legislature; and emails from attorney WWP	\$ 400.00
5/18/2006	0.2	WWP	Email from associate regarding update	\$ 80.00
5/18/2006	0.2	DJC	Email to co-counsel	\$ 80.00
5/19/2006	1.8	WWP	Email to and from attorney Daniel Culhane and other associates	\$ 720.00
5/19/2006	1.0	DJC	Emails from and to co-counsel regarding status	\$ 400.00
5/30/2006	0.5	WWP	TCW associate discussed status and update	\$ 200.00
5/30/2006	0.5	DJC	TCW co-counsel WWP discussed update and status	\$ 200.00
6/16/2006	8.5	WWP	LR and Draft First Amended Complaint; Forward same to associate attorney	\$ 3,400.00
6/16/2006	8.0	DJC	Emails from co-counsel; LR and Draft First Amended Complaint	\$ 3,200.00
6/17/2006	8.5	WWP	LR and Draft First Amended Complaint; TCW and emails from and to associate attorney DJC regarding same	\$ 3,400.00
6/17/2006	7.5	DJC	Legal research; Revise draft of First Amended Complaint; Emails to and from and TCW co- counsel regarding same	\$ 3,000.00
6/18/2006	8.0	WWP	LR and Draft First Amended Complaint; Emails from and to and TCW attorney DJC regarding same	\$ 3,200.00
6/18/2006	7.0	DJC	Continue revising drafts of First Amended Complaint; Legal research regarding same; TCW and emails to and from WWP regarding same	\$ 2,800.00
6/20/2006	8.7	WWP	LR and Draft First Amended Complaint; Prepare Request for Recusal and Reassignment of Case and all supporting documents	\$ 3,480.00

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Date	Hours	Attorney	Description	Amount
6/20/2006	8.0	DJC	Review and revise Request for Recusal and Reassignment of Case and all supporting documents; Legal research and Draft First Amended Complaint	\$ 3,200.00
6/21/2006	8.0	WWP	Continue legal research and continue revising First Amended Complaint	\$ 3,200.00
6/22/2006	8.0	WWP	Finalize and file First Amended Complaint with the Eastern District Court; Review Order from the Court.	\$ 3,200.00
6/22/2006	8.0	DJC	Final review and revise of the First Amended Complaint; TCW and emails from and to attorney WWP regarding same	\$ 3,200.00
6/23/2006	0.2	WWP	Email from attorney Daniel Culhane	\$ 80.00
6/23/2006	0.2	DJC	Email to and from attorney WWP	\$ 80.00
6/26/2006	0.2	WWP	Fax to Daniel Culhane	\$ 80.00
7/26/2006	0.2	DJC	Fax from attorney WWP	\$ 80.00
7/3/2006	0.2	WWP	Email from Daniel McKinley	\$ 80.00
7/5/2006	0.6	WWP	Email from attorney Daniel Culhane; Finalize letter to attorney Robin Johansen	\$ 240.00
7/5/2006	0.5	DJC	Email to co-counsel; Review letter to attorney Robin Johansen	\$ 200.00
7/17/2006	0.9	WWP	TCW attorney Daniel Culhane; Emails regarding same	\$ 360.00
7/17/2006	0.9	DJC	Emails from and to and TCW co-counsel WWP	\$ 360.00
7/18/2006	0.5	WWP	Email reviewed, fax sent to associate's.	\$ 200.00
7/18/2006	0.5	DJC	Email to attorney WWP, and fax from WWP regarding same	\$ 200.00
7/20/2006	0.5	DJC	TCW co-counsel	\$ 200.00
7/20/2006	0.9	WWP	TCW Daniel McKinley; TCW attorney Daniel Culhane regarding update	\$ 360.00
7/21/2006	2.5	DJC	Emails to and from co-counsel regarding update and follow up	\$ 1,000.00
7/21/2006	6.3	WWP	Emails to and from attorney Daniel Culhane; Faxes to Daniel Culhane forwarding legal research, and cases	\$ 2,520.00
7/22/2006	6.5	WWP	Review Briefs and record	\$ 2,600.00
7/23/2006	8.2	WWP	Begin review of cases; Begin drafting consultant declaration	\$ 3,280.00
7/24/2006	6.5	DJC	TCW and emails to and from co-counsel regarding declaration; Revise same	\$ 2,600.00

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Date	Hours	Attorney	Description	Amount
7/24/2006	6.5	WWP	TCW consultant and associate attorney; Multiple emails to and from associate attorney, and other associates regarding update; Faxes regarding same	\$ 2,600.00
7/25/2006	5.5	DJC	TCWs co-counsel, continue drafting declaration; review exhibits	\$ 2,200.00
7/25/2006	10.5	WWP	TCWs associates, meeting with consultant and finalize his declaration; TCWs associate attorney; Finalize pleading, review exhibits, arrange for filing; LT attorneys at Remcho, Johansen & Purcell	\$ 4,200.00
7/26/2006	7.5	DJC	Review LF attorney Kruger; Emails from and to co-counsel	\$ 3,000.00
7/26/2006	8.4	WWP	LF attorney Christopher Kruger addressed to Ninth Circuit Court of Appeals regarding the upcoming hearing; Emails to and from attorney	\$ 3,360.00
7/27/2006	8.5	WWP	Daniel Culhane regarding same Prepare letter to the court regarding the upcoming hearing and responding to attorney Krueger; revise and finalize letter; Draft reply Memorandum in Support of Preliminary Injunction	\$ 3,400.00
7/27/2006	7.5	DJC	Injunction Revise letter to court regarding the upcoming hearing; Revise Reply Memorandum in Support of Preliminary Injunction	\$ 3,000.00
7/28/2006	9.0	DJC	Prepare for and travel to Seattle, Washington for oral argument	\$ 3,600.00
7/28/2006	9.0	WWP	Prepare for and travel to Seattle, Washington for oral argument	\$ 3,600.00
7/30/2006	9.0	DJC	Review cases, prepare for oral argument	\$ 3,600.00
7/30/2006	9.0	WWP	Review cases, prepare for oral argument	\$ 3,600.00
7/31/2006	9.0	DJC	Attend hearing in Seattle Washington	\$ 3,600.00
7/31/2006	9.0	WWP	Attend hearing in Seattle Washington	\$ 3,600.00
8/1/2006	10.0	DJC	Travel from Seattle, Washington	\$ 4,000.00
8/1/2006	10.0	WWP	Travel from Seattle, Washington	\$ 4,000.00
8/2/2006	8.5	DJC	Emails from and to co-council; Finalize Reply	\$ 3,400.00
8/2/2006	9.3	WWP	Emails to and from associates regarding hearing; Finalize Reply Memorandum in Support of Motion for Preliminary Injunction	\$ 3,720.00
8/3/2006	0.3	DJC	Emails from and to co-counsel regarding status	\$ 120.00
8/3/2006	0.3	WWP	Emails to and from associates regarding hearing	\$ 120.00

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D	ate	Hours	Attorney	Description	Amount
8	3/4/2006	0.2	DJC	Fax from co-counsel	\$ 80.00
8	8/4/2006	0.2	WWP	Fax to attorney Daniel Culhane	\$ 80.00
8	3/7/2006	0.5	WWP	Emails to Office of California Legislature	\$ 200.00
8	3/9/2006	1.0	DJC	Emails from co-counsel regarding oral hearing	\$ 400.00
8	3/9/2006	1.2	WWP	Multiple emails to and from associates regarding oral hearing	\$ 480.00
8	3/10/2006	1.0	DJC	Emails from and to co-counsel regarding status	\$ 400.00
8	3/10/2006	1.0	WWP	Emails to and from associates regarding hearing	\$ 400.00
8	3/14/2006	0.3	DJC	Fax from co-counsel regarding costs	\$ 120.00
8	3/14/2006	0.3	WWP	Fax to attorney Daniel Culhane regarding costs	\$ 120.00
8	3/15/2006	0.3	WWP	Emails form and to WWP	\$ 120.00
8	3/15/2006	0.5	WWP	Emails to and from associates	\$ 200.00
1	0/16/2006	1.0	DJC	TCW attorney WWP	\$ 400.00
1	0/16/2006	1.0	WWP	TCW co-counsel.	\$ 400.00
1	1/29/2006	0.3	WWP	Emails from and to co-counsel	\$ 120.00
1	1/29/2006	0.2	WWP	Emails to and from associates	\$ 80.00
1	2/27/2006	0.3	WWP	Emails to and from associates	\$ 120.00
1	/3/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
1	/3/2007	0.4	WWP	TCW co-counsel.	\$ 160.00
1	/4/2007	0.4	DJC	Emails to and from associates	\$ 160.00
1	/4/2007	0.4	WWP	Emails to and from associates	\$ 160.00
1	/5/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
1	/5/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
1	/6/2007	0.4	DJC	Emails to and from associates	\$ 160.00
1	/6/2007	0.4	WWP	Emails to and from associates	\$ 160.00
1	/8/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
1	/8/2007	0.4	WWP	TCW co-counsel.	\$ 160.00
1	/9/2007	1.0	DJC	Emails to and from associates	\$ 400.00
1	/9/2007	1.0	WWP	Emails to and from associates	\$ 400.00
1	/10/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
1	/10/2007	0.4	WWP	TCW co-counsel.	\$ 160.00
1	/11/2007	0.4	DJC	Emails to and from associates	\$ 160.00
1	/11/2007	0.4	WWP	Emails to and from associates	\$ 160.00
1	/12/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
1	/12/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
1	/15/2007	1.0	DJC	Emails to and from associates	\$ 400.00
1	/15/2007	1.0	WWP	Emails to and from associates	\$ 400.00

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Date	Hours	Attorney	Description	Amount
1/16/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
1/16/2007	0.4	WWP	TCW co-counsel.	\$ 160.00
1/17/2007	1.0	DJC	Emails to and from associates	\$ 400.00
1/17/2007	1.0	WWP	Emails to and from associates	\$ 400.00
1/18/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
1/18/2007	0.4	WWP	TCW co-counsel.	\$ 160.00
1/19/2007	0.4	DJC	Emails to and from associates	\$ 160.00
1/19/2007	0.4	WWP	Emails to and from associates	\$ 160.00
1/22/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
1/22/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
1/23/2007	0.4	DJC	Emails to and from associates	\$ 160.00
1/23/2007	0.4	WWP	Emails to and from associates	\$ 160.00
1/24/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
1/24/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
1/25/2007	0.4	DJC	Emails to and from associates	\$ 160.00
7/25/2007	0.4	WWP	Emails to and from associates	\$ 160.00
1/27/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
7/27/2007	0.4	WWP	TCW co-counsel.	\$ 160.00
1/29/2007	1.0	DJC	Emails to and from associates	\$ 400.00
1/29/2007	1.0	WWP	Emails to and from associates	\$ 400.00
1/31/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
2/1/2007	0.4	WWP	TCW co-counsel.	\$ 160.00
2/2/2007	0.4	DJC	Emails to and from associates	\$ 160.00
2/3/2007	0.4	WWP	Emails to and from associates	\$ 160.00
2/4/2007	0.4	DJC	TCW co-counsel.	\$ 160.00
2/5/2007	0.5	WWP	Emails to and from associates	\$ 200.00
2/6/2007	0.5	DJC	Emails to and from associates	\$ 200.00
2/6/2007	0.4	DJC	TCW co-counsel WWP regarding status	\$ 160.00
3/28/2007	0.2	WWP	Email to associate regarding Controller's Office	\$ 80.00
4/4/2007	1.8	WWP	Fax to associate regarding status and follow up; TF attorney interested in the case	\$ 720.00
4/4/2007	1.0	DJC	Fax from co-counsel regarding status; Review same	\$ 400.00
4/16/2007	0.5	WWP	Emails to and from associates	\$ 200.00
4/16/2007	0.4	DJC	Emails from and to co-counsel regarding status	\$ 160.00
4/17/2007	0.2	WWP	Email from associate.	\$ 80.00
4/17/2007	0.2	DJC	Email to co-counsel	\$ 80.00

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Date	Hours	Attorney	Description	Amount
4/30/2007	10.5	WWP	Email from associates, reviewed decision received via mail; TCW co-counsel; Begin preparation of TRO; Review email from Court	\$ 4,200.00
4/30/2007	9.5	DJC	Email to co-counsel regarding motions and orders; Draft TRO and review email from Court	\$ 3,800.00
5/1/2007	12.5	WWP	Draft Declaration and Pleading; Emails from associate attorney	\$ 5,000.00
5/1/2007	13.0	DJC	Emails to and from co-counsel;' Draft declarations and pleading.	\$ 5,200.00
5/2/2007	7.5	DJC	Motion to Substitute Parties; Emails from and to co-counsel	\$ 3,000.00
5/2/2007	8.5	WWP	Motion to Substitute Parties; Emails to and from associates; Respond to inquiries from media	\$ 3,400.00
5/4/2007	10.5	WWP	Email from attorney Daniel Culhane, E-file proposed order, TCW Judge, TCW associates; Write letter to Ninth Circuit, corrections made; letter finalized regarding publication; LR next steps; address media inquiries	\$ 4,200.00
5/4/2007	8.5	DJC	Email to co-counsel; Prepare Proposed Order, forward to co-counsel; TCW co-counsel; Draft LT Court	\$ 3,400.00
5/5/2007	8.5	WWP	Hearing Preparation; Email and TCW associate attorney	\$ 3,400.00
5/5/2007	3.5	DJC	Email to co-counsel; TCW co-counsel regarding preparation for hearing and LR	\$ 1,400.00
5/6/2007	8.5	WWP	Hearing Preparation; Email from associate attorney regarding same	\$ 3,400.00
5/6/2007	0.7	WWP	Email to co-counsel regarding hearing	\$ 280.00
5/7/2007	12.0	WWP	Prepare for and attend hearing; review opposition, deal with media inquiries; attend hearing; Fax to associate.	\$ 4,800.00
5/7/2007	6.0	DJC	TCW attorney WWP regarding upcoming hearing; Fax from WWP	\$ 2,400.00
5/8/2007	3.5	WWP	Multiple TCWs to attorney Daniel Culhane; Multiple TCWs to associate's and emails to and from associates; Respond to media inquiries	\$ 1,400.00
5/8/2007	8.5	DJC	Multiple TCWs co-counsel	\$ 3,400.00
5/9/2007	7.5	WWP	TCWs to associates; review email from the court; Respond to media inquiries	\$ 3,000.00

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Date	Hours	Attorney	Description	Amount
5/9/2007	2.5	DJC	TCWs co-counsel; review email from the court	\$ 1,000.00
5/10/2007	3.5	DJC	Review request for consideration; TCW co- counsel regarding same	\$ 1,400.00
5/10/2007	6.5	WWP	Email from associate; Review request for reconsideration and respond to media inquiries; TCW associate attorney	\$ 2,600.00
5/14/2007	7.5	WWP	Email to and from associates multiple faxes to attorney's; Respond to Median inquires	\$ 3,000.00
5/14/2007	3.2	DJC	Emails from and to co-counsel; Faxes to and from co-counsel	\$ 1,280.00
5/15/2007	3.5	WWP	Email to associates; Respond to media inquiries	\$ 1,400.00
5/15/2007	1.5	DJC	Emails from attorney WWP regarding status	\$ 600.00
5/16/2007	0.3	DJC	Emails to co-counsel	\$ 120.00
5/16/2007	9.5	WWP	Multiple emails from and to and TCW associate attorneys; respond to media inquiries	\$ 3,800.00
5/17/2007	1.2	DJC	Emails and TCW from and to co-counsel	\$ 480.00
5/17/2007	10.5	WWP	Multiple email to associates; TCW regarding same and LF associate; Respond to media inquiries	\$ 4,200.00
5/18/2007	8.3	DJC	Taylor Correspondence and Draft motion; Email to co-counsel regarding same	\$ 3,320.00
5/18/2007	13.5	WWP	Email from associate; LR and draft motion for Preliminary Injunction; address media inquiries	\$ 5,400.00
5/18/2007	8.5	DJC	Emails to and from co-counsel; Legal research and revise motion for Preliminary Injunction	\$ 3,400.00
5/19/2007	7.5	WWP		\$ 3,000.00
5/19/2007	7.5	DJC	Legal research and revise Motion for Preliminary Injunction	\$ 3,000.00
5/20/2007	8.5	DJC	Email to co-counsel; Taylor Correspondence and Draft motion	\$ 3,400.00
5/20/2007	6.9	WWP	Taylor Correspondence and Draft motion for Preliminary Injunction; address media inquiries; Email from associate attorney	\$ 2,760.00
5/21/2007	5.5	DJC	TCW co-counsel; Draft motion for Preliminary Injunction	\$ 2,200.00
5/21/2007	2.5	WWP	Taylor Correspondence and Draft motion for Preliminary Injunction; address media inquiries; TCW associate attorney	\$ 1,000.00
5/22/2007	5.5	DJC	Taylor Correspondence and Draft; TCW co-	\$ 2,200.00

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Date	Hours	Attorney	Description	Amount
			counsel.	
5/22/2007	8.5	WWP	Taylor Correspondence and Draft; TCWs to associates; Respond to media inquiries	\$ 3,400.00
5/23/2007	2.5	WWP	Emails from and to and TCW associate attorney; continue LR and draft motion for Preliminary Injunction; address media inquiries	\$ 1,000.00
5/23/2007	8.5	DJC	Email to co-counsel; LR and draft motion for Preliminary Injunction	\$ 3,400.00
5/24/2007	2.2	WWP	Email to associate; LR and continue draft motion for Preliminary Injunction	\$ 880.00
5/24/2007	8.9	DJC	Continue LR and draft motion for Preliminary Injunction; Email to co-counsel regarding same	\$ 3,560.00
5/25/2007	2.5	WWP	Research and Pleading.	\$ 1,000.00
5/26/2007	6.5	DJC	TCW co-counsel; Review Opposition	\$ 2,600.00
5/26/2007	8.5	WWP	TCW associate attorney; Review and LR of Opposition	\$ 3,400.00
5/27/2007	5.5	DJC	TCW co-counsel; Review Opposition	\$ 2,200.00
5/27/2007	7.5	WWP	TCW associate attorney; Review and LR of Opposition	\$ 3,000.00
5/28/2007	9.0	DJC	LR and preparation of Reply	\$ 3,600.00
5/28/2007	12.5	WWP	LR and preparation of Reply, and address media.	\$ 5,000.00
5/29/2007	12.5	WWP	Correction of Draft, TCW associate; Review defendant's objections; prepare for and attend hearing; Address media inquiries	\$ 5,000.00
5/29/2007	9.5	DJC	TCW co-counsel regarding upcoming hearing; Review Objections; LR	\$ 3,800.00
5/30/2007	8.5	WWP	TCWs associate attorney; Field Calls and emails to co-counsel; Answer media inquiries	\$ 3,400.00
5/30/2007	4.0	DJC	TCWs co-counsel regarding update and possible next steps	\$ 1,600.00
6/1/2007	12.5	WWP	LR and draft Motion to Reinstate TRO; Address media inquiries	\$ 5,000.00
6/1/2007	12.5	DJC	LR and draft Motion to Reinstate TRO	\$ 5,000.00
6/4/2007	9.5	WWP	Letter received from associate; Address media; Review Order from Court;	\$ 3,800.00
6/4/2007	9.0	DJC	LT co-counsel; TCW co-counsel regarding injunction	\$ 3,600.00

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Date	Hours	Attorney	y Description	Amount
6/7/2007	7.5	WWP	Faxes to associate attorney; Emails from and to associates; Address media inquiries	\$ 3,000.00
6/7/2007	4.5	DJC	Review faxes from co-counsel; and TCW co-counsel regarding same	\$ 1,800.00
6/8/2007	6.5	WWP	Email to and from associate; Address media inquiries	\$ 2,600.00
6/8/2007	1.5	DJC	Emails from and to co-counsel	\$ 600.00
6/12/2007	7.5	WWP	Email from associate; Address media inquiries	\$ 3,000.00
6/12/2007	5.5	DJC	Emails to co-counsel	\$ 2,200.00
6/13/2007	7.5	WWP	Email from associate; Address media inquiries	\$ 3,000.00
6/13/2007	2.0	DJC	Emails to co-counsel regarding Electronic Filing.	\$ 800.00
6/15/2007	6.5	WWP	Email to and from associates; Address media inquiries	\$ 2,600.00
6/15/2007	2.0	DJC	Emails from and tom co-counsel	\$ 800.00
6/17/2007	7.5	WWP	TCWs associates and clients; Address media inquiries	\$ 3,000.00
6/17/2007	7.5	DJC	TCW co-counsel, Assist co-counsel WWP	\$ 3,000.00
6/18/2007	8.5	WWP	Email to associate; Address media inquiries; Travel to and from meeting with LA Times; TCW attorney Daniel Culhane regarding pleadings TCW Gary Fontana regarding same	\$ 3,400.00
6/18/2007	2.0	DJC	Email from co-counsel; Review same	\$ 800.00
6/19/2007	8.5	WWP	Fax to attorney Dan Culhane; Address media inquiries; Emails and fax to David Gerard	\$ 3,400.00
6/19/2007	5.5	DJC	Email from co-counsel; Review same; TT David Gerard	\$ 2,200.00
7/2/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
7/2/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
7/3/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
7/3/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
7/4/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
7/4/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
7/5/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
7/5/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
7/6/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
7/6/2007	1.0	WWP	TCW co-counsel.	\$ 400.00
7/7/2007	1.0	DJC	TCW co-counsel.	\$ 400.00
8/14/2007	1.0	WWP	TCW Gary Kesslemen regarding status	\$ 400.00

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Date	Hours	Attorney	Description	Amount
8/16/2007	9.5	WWP	Legal research and review Motion re Contempt; TCW Gary Kesslemen; TCW attorney DJC and California Legislature	\$ 3,800.00
8/16/2007	8.0	DJC	Draft Motion re Contempt; Forward same to WWP	\$ 3,200.00
8/18/2007	3.0	WWP	Prepare for Monday's Hearing; LR regarding same	\$ 1,200.00
8/19/2007	2.5	WWP	Prepare for Monday's Hearing, review cases and statutes	\$ 1,000.00
9/7/2007	3.5	WWP	Review Motion to lift injunction and accompanying documents	\$ 1,400.00
9/9/2007	3.8	WWP	Revise Memorandum of Points and Authorities for Motion for Interim Fee Award	\$ 1,520.00
9/10/2007	8.0	DJC	Draft Declaration and Pleading; Emails from associate attorney	\$ 3,200.00
9/10/2007	8.5	WWP	Begin Preparation of Motion for Fee Award and supporting declarations and exhibits; Emails to and from and TCW attorney DJC regarding same	\$ 3,400.00
9/12/2007	8.0	DJC	Revise Memorandum of Points and Authorities for Motion for Interim Fee Award forward same to WWP	\$ 3,200.00
9/12/2007	8.5	WWP	Review and revise Memorandum of Points and Authorities for Motion for Interim Fee Award from DJC	\$ 3,400.00
9/13/2007	8.0	DJC	Legal research and revise Motion for Fee Award; TCW and emails to and from WWP regarding same	\$ 3,200.00
9/13/2007	8.5	WWP	Revise Memorandum of Points and Authorities for Motion for Interim Fee Award; TCW and emails from and to DJC regarding same	\$ 3,400.00
9/14/2007	8.5	WWP	Prepare Exhibits for the Declaration for the Motion for Fee Award; TCW Daniel Culhane regarding same	\$ 3,400.00
9/14/2007	4.0	DJC	TCW WWP regarding status of Motion; Discussed strategy and planning.	\$ 1,600.00
9/15/2007	8.5	WWP	Prepare Declaration for Motion for Fee Award; Prepare Invoice	\$ 3,400.00
9/15/2007	8.5	DJC	Review Declaration for Motion for Fee Award from WWP; Assist in preparation of Invoice	\$ 3,400.00
9/16/2007	6.5	WWP	Prepare Motion for Fee Award and supporting	\$ 2,600.00

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Date	Hours	Attorney	Description	Amount
			documents	
9/16/2007	6.5	DJC	Assist in preparation of Motion for Fee Award and supporting documents; TCW WWP regarding same	\$ 2,600.00
9/17/2007	8.5	WWP	Prepare Motion for Fee Award and supporting documents	\$ 3,400.00
9/17/2007	8.5	DJC	Assist in preparation of Motion for Fee Award and supporting documents; TCW WWP regarding same	\$ 3,400.00
9/18/2007	10.5	WWP	Finalize Motion for Fee Award and supporting documents	\$ 4,200.00
9/18/2007	10.5	DJC	Assist and finalize preparation of Motion for Fee Award and supporting documents; TCW WWP regarding same	\$ 4,200.00

Total Senior Attorney Billable Hours (6660.8 x \$400)

\$2,664,320.00

Costs:

Description	DJC	WWP	Total
Airline Ticket	\$350.60	\$6,641.00	\$6,991.60
Hotel Cost	\$1,133.90	\$4,041.11	\$5,175.01
Gas	\$34.10	170.42	\$204.52
Car Rental	\$250.40	54.04	\$304.44
Meals	\$131.24	\$1,601.43	\$1,732.67
Parking	\$54.00	\$313.00	\$367.00
Mileage	N/A	\$1,942.97	\$1,942.97
Taxi-Cab	N/A	\$353.82	\$353.82
Copy cost	N/A	\$5,496.51	\$5,496.51
Faxes	N/A	\$7,752.00	\$7,752.00
Bridge Tolls	N/A	\$68.50	\$68.50
Computer Fees	N/A	\$550.00	\$550.00
Filing Fees	N/A	\$635.00	\$635.00
Postage	N/A	\$300.73	\$300.73
LexisNexis	N/A	\$2,538.33	\$2,538.33
Courier Fees	N/A	\$330.25	\$330.25
Transmission of	N/A	\$165.60	\$165.60
Record			
Court Reporter Fee	N/A	\$330.41	\$330.41
Consultant Fees	N/A	\$2,625.00	\$2,625.00
FedEx Fees	N/A	\$275.34	\$275.34
Total			\$38,139.70

Total due \$2,702,459.70

William W. Palmer